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Final Environmental Impact Statement/ Environmental Impact Report

for the

California Acoustic Thermometry of Ocean Climate Project

and its associated

Marine Mammal Research Program

(Scientific Research Permit Application [P557B])

Volume II

Prepared by

Advanced Research Projects Agency 3701 North Fairfax Drive Arlington, VA 22203-1714

With the Cooperation of

National Oceanic and Atmospheric Administration
National Marine Fisheries Service
Office of Protected Resources
1335 East-West Highway
Silver Spring, MD 20910

University of California, San Diego Campus Planning Office 108 Administrative Complex La Jolla, CA 92093

April 1995

REPORT DOCUMENTATION PAGE

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12a. DISTRIBUTION / AVAILABILITY STATEME Approved for public release: distribution is			12b. DISTRIBUTION CODE A	
13. ABSTRACT (Maximum 200 Words) This EIS/EIR presents a detailed description Environmental Policy Act (NEPA) and Ca			equired by the National	
The overall Acoustic Thermometry of Ocean Climate (ATOC) project is an international research effort to observe the ocean on the large space scales (3,000 to 10,000 km) which characterize climate, which will enable climate models to be tested against the average ocean temperature changes seen by ATOC over a few years and if, and when, the models prove adequate, use those same observations to "initialize" the models to make meaningful predictions. The basic principle behind ATOC is simple. Sounds travels faster in warm water than in cold water. The travel time is a direct measure of the large-scale average temperature between the source and receiver. Measuring average ocean temperatures is necessary to validate global climate computer models being used and developed to answer the question of whether our earth is warming as a result of the "greenhouse" effect.				
14. SUBJECT TERMS ATOC, NEPA, CEQA, SERDP, Ocean ter	nperatures, global warming		15. NUMBER OF PAGES 469 16. PRICE CODE	
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CALIFORNIA ATOC MMRP FINAL EIS/EIR

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APPENDIX D

Scoping Process

SCOPING PROCESS SUMMARY

DATE	SCOPING ACTION
4/29/94	ARPA issues Notice of Intent (NOI) to prepare an EIS on the ATOC MMRP.
5/3/94	NOI is published in Federal Register.
5/3 - 10/1/94	NMFS staff reviews scoping comments received and consults with ARPA and others involved in preparing the EIS to ensure that scoping comments are addressed in the Draft environmental document.
5/15/94	ATOC project team presents the project to the MBNMS Research Advisory Committee.
5/16/94	NMFS conducts a Public Scoping Hearing in Santa Cruz, CA. UCSD announces at NMFS Public Scoping Hearing that the environmental document will be a joint federal/state EIS/EIR, and that UCSD will be the state lead agency.
5/13/94	Dr. Sylvia Earle, former National Oceanic and Atmospheric Administration Chief Scientist hosts meeting at the Airport Hilton Hotel, San Francisco, CA to provide a forum for the ATOC project team and agency representatives to meet with concerned environmental groups (including the Natural Resources Defense Council, Sierra Club Legal Defense Fund, Save Our Shores, Friends of the Sea Otter, and others). At this meeting, input is sought regarding the specifics of the project protocols; refinements and alternatives are discussed and incorporated into the project.
6/2 & 6/3/94	UCSD publishes Notice of Preparation of the joint EIS/EIR for the California ATOC MMRP and notice of a public scoping meeting to be held in San Diego on 6/23/94 in the following newspapers of general circulation: 1) Los Angeles Times 2) San Diego Union-Tribune 3) San Francisco Chronicle 4) Santa Cruz County Sentinel

6/3/94

UCSD distributes Notice of Preparation to various responsible agencies and other interested agencies, groups, and individuals (See Attachment 1), indicating comments would be received through 7/5/94. (Comments were in fact received through 7/20/94, and all comments were considered in determining the scope and content of the EIS/EIR.)

6/23/94

UCSD conducts public scoping meeting in San Diego.

7/19/94

Dr. Sylvia Earle convenes a second meeting between ATOC team members, agencies, and interested environmental organizations. At this meeting, which is held at the California Academy of Sciences in San Francisco, CA, further refinements to the project protocols are discussed.

7/94

ATOC project team conducted national telephone survey of environmental organizations to determine how best to keep them informed and what concerns they had about the project.

9/9/94

Survey questionnaire was distributed at a meeting of the American Cetacean Society in the San Diego area to determine what concerns the members had about the project and to determine how best to keep them informed of activities associated with the project.

1/93 to Present

The ATOC project office has carried out a public information program throughout the planning phase of the project. This effort has increased dramatically as a result of national media attention that began in March, 1994 in response to the program's applications for marine mammal research permits. The program distributes information including brochures, technical materials and children's educational literature to contact lists for environmental groups, government officials, and the general public. Monthly activity reports are available as part of an ATOC Project description on Mosaic via Internet. This medium alone has a monthly readership of 1,000 individuals from educational institutions, government agencies, businesses and other countries. A national telephone survey of target

audiences was implemented in the summer of 1994 to determine the level of awareness and understanding of the program's environmental goals. A media contact list specific to the program has ben generated and contacts are made with the event of new program information. Program scientists have attended speaking events to brief interested groups on the goals and changes to the program. Meeting of concerned individuals and groups have been organized and have resulted in solutions toward more sensitive designs to both the climate research and the marine mammal research programs. A video tape of the program is now nearly completed, awaiting approval of permits and data to tell the results of the experiment.

UNIVERSITY OF CALIFORNIA, SAN DIEGO

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CAMPUS PLANNING OFFICE Tel. (619) 534-3470 LA JOLLA, CALIFORNIA 92093-0006 FAX (619) 534-8957

June 3, 1994

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NOTICE OF PREPARATION-DRAFT ENVIRONMENTAL IMPACT REPORT (EIR)

Project Title and Number: Acoustic Thermometry of Ocean Climate

(ATOC)

Project Location: Approximately 25 miles off shore of Point Sur, California in the

Monterey Bay National Marine Sanctuary

County: Monterey (off shore)

Project Description: The Acoustic Thermometry of Ocean Climate (ATOC) project is an international research initiative to measure ocean climate change in which on, initially, a marine mammal research team will operate an experimental system to collect data on the effects of low-frequency sound on marine mammals, sea turtles, and other marine organisms. The initial data gathering period will be of about four to six months duration and will be dedicated entirely to assessing any potential effects the acoustic transmissions may have on marine organisms. During this period, the sound source will be under the control of a team of marine biologists. Following this initial data gathering phase, the acoustic system would be used to measure ocean temperature to gather data on global climate change. Since sound travels faster in warmer water, shorter travel times over a period of time would indicate the oceans are warming. Climate measurements will only begin if, during the data gathering period, the system is determined to be safe for marine organisms.

In compliance with State and University of California guidelines for implementation of the California Environmental Quality Act, this Notice of Preparation is hereby sent to inform you that the University of California, San Diego is preparing an Environmental Impact Report (EIR) on the above-named project. The EIR will be prepared and published jointly with the associated Environmental Impact Statement being prepared by the Advanced Research Projects Agency and the National Marine Fisheries Service pursuant to the National Environmental Policy Act.

June 3, 1994 Page 2

As Lead Agency for the EIR, we need to know the views of your agency as to the scope and content of the environmental information which is germane to your agency's statutory responsibilities in connection with the proposed project. Potential environmental effects are identified in the attached Initial Study.

Due to the time limits mandated by State law, your response must be sent at the earliest possible date, but not later than 30 days after receipt of this Notice. Please designate a contact person in your agency and send your response to the address below.

Marilyn E. Cox Campus Planning Office, 0006 9500 Gilman Drive University of California, San Diego La Jolla, California 92093-0006

Sincerely,

Jeffrey A. Steindorf Assistant Vice Chancellor

Jegg A. Skindor

Attachment

cc: State Clearinghouse w/att.

- S. Drown w/att.
- J. Zimmermann w/att.

ATOC NOTIFICATION LIST

- Ms. Ann Hix
 City of San Diego
 Environmental Quality Division
 1222 First Street, MS 501
 San Diego, California 92101
- California Coastal Commission
 45 Fremont Street
 Suite 2000
 San Francisco, California 94105
 (415) 904-5200
- California Coastal Commission
 Central Coast District Office
 725 Front Street, Suite 300
 Santa Cruz, California 95060
- U.S. Fish and Wildlife Service Carlsbad Field Office
 2730 Loker Avenue West Carlsbad, California 92008 (Field Supervisor Gail Kobetich)
- Mr. Marvin Plenert, Regional Director U.S. Fish and Wildlife Service Region 1 911 Northeast Eleventh Portland, Oregon 97232-4181
- 6. Mr. Kenneth E. Sulzer, Exec. Dir. SANDAG
 First Interstate Bank, Suite 800
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 San Diego, California 92121

- 7. Ms. Deborah Johnston
 State of California
 Department of Fish and Game
 Environmental Services Division
 20 Lower Ragsdale Dr., Ste. 100
 Monterey, CA 93940
- Mr. Jonathan Freedman, Chief Department of the Army Los Angeles District, Corps of Engineers P.O. Box 2711 Los Angeles, California 90053-2325
- 9. Nanci Smith, Public Land Management Specialist State of California
 State Lands Commission
 1807 Thirteenth Street
 Sacramento, California 95814
 (619) 322-7193
- National Marine Fisheries Service Attention: Jeannie Drevenak Office of Protected Resources 1335 East-West Highway Silver Springs, MD 20910 (301) 713-2289)
- Monterey Bay National Marine Sanctuary
 299 Foam Street, Suite D
 Monterey, CA 93940
 Attention: Cmdr. Terry Jackson
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- 13. County of Monterey
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 County Planning and Building Department
 P.O. Box 1208
 Salinas, CA 93902

- Director Nick Papadakis
 Association of Monterey Bay Area Governments (AMBAG)
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 Marina, CA 93933-0838
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- 20. Advanced Research Projects Agency Attention: Al Cheaure Center for Seismic Studies 1300 North 7th, Suite 1450 Arlington, VA 22209 (703) 276-7900
- 21. Los Padres National Forest6144 Calle RealGoleta, CA 93117

- 22. Cherilyn Widell
 State Historic Preservation Officer
 P.O. Box 942896
 Sacramento, CA 94296-0001
 (916) 653-9107
- 23. Regional Water Quality Control Board
 Central Coast Region
 81 Higuera Street, Suite 200
 San Luis Obispo, CA 95414
- 24. Department of Health Services
 Office of Noise Control
 2151 Berkeley Way
 (510) 540-2356
- 25. Kathy McGill
 American Cetacean Society
 Los Angeles Chapter
 1101 Seal Way, #B
 Seal Beach, CA 90740
- 26. Rachel Saunders
 Center for Marine Conservation
 1039 Benito Ave.
 Pacific Grove, CA 93950
 (408) 375-4509

INITIAL STUDY

ACOUSTIC THERMOMETRY OF OCEAN CLIMATE (ATOC)
Project Number: N/A
University of California, San Diego

May 31, 1994

Prepared by:

Marilyn E. Cox, Acting Asst. Director Campus Planning Office 0006 9500 Gilman Drive University of California, San Diego La Jolla, California 92093-0006 (619) 534-3860

This statement is prepared in compliance with the California Environmental Quality Act

INITIAL STUDY CHECKLIST Date: May 31, 1994

CAMPUS: SAN DIEGO/SCRIPPS INSTITUTION OF OCEANOGRAPHY

PROJECT TITLE: ACOUSTIC THERMOMETRY OF OCEAN CLIMATE (ATOC)

PROJECT LOCATION: The project proposes to install a sound source off Point Sur.

California, in the Monterey Bay National Marine Sanctuary.

(Figure 1).

PROJECT DESCRIPTION: The Acoustic Thermometry of Ocean Climate (ATOC) project is an international research initiative to measure ocean climate change in which, initially, a marine mammal research team will operate an experimental system to collect data on the effects of low-frequency sound on marine mammals, sea turtles, and other marine organisms. The initial data gathering period will be of about four to six months duration and will be dedicated entirely to assessing any potential effects the acoustic transmissions may have on marine organisms. During this period, the sound source will be under the control of a team of marine biologists. Following this initial data gathering phase, the system would be used to acoustically measure ocean temperature to gather data on global climate change. Since sound travels faster in warmer water, shorter travel times over a period of time would indicate the oceans are warming. Climate measurements will only begin if, during the data gathering period, the system is determined to be safe for marine organisms.

ATOC proposes to use two underwater sources located off the coasts of Kauai, Hawaii and Point Sur, California to transmit sound signals along deep-ocean paths to receivers scattered 3,000 to 6,000 miles away. Two Scientific Research Permits have been applied for from the National Marine Fisheries Service (NMFS) to allow the separate installations in Hawaii and California. Pursuant to the National Environmental Policy Act (NEPA), the Advanced Research Projects Agency (ARPA) and NMFS are preparing separate Environmental Impact Statements for the Hawaii installation and for the California installation. The project to be addressed in this Initial Study is the California installation which is proposed to be located approximately 25 miles off shore of Point Sur, California in the Monterey Bay National Marine Sanctuary at a depth of about 3,000 feet.

The proposed installation will consist of a small (approximately the size of a water heater) low-frequency sound transmitter unit that will project a low-frequency signal centered at 75 Hz with a bandwidth of 35 Hz. This frequency band is near the center of the spectrum of deep ocean ambient shipping noise and is a frequency range that is used by only a few marine mammals. The low-frequency sound source will transmit at approximately 260 watts equivalent to a sound pressure level of 195 dB. The source waveform will be a 27 sec M-sequence, repeated 42 times (a maximal length sequence of approximate 90 degree phase changes), optimized for decoding

Research and Development Program.

INITIAL STUDY CHECKLIST Date: May 31, 1994

at the receivers. It will not sound like a 75 Hz pure tone as it is modulated within the 57.5-92.5 Hz band. A vertical listening array will be installed nearby and connected to shore with a fiber optic data cable during the data gathering period. For measuring ocean temperatures, the transmitted sound will be recorded at about nine different existing receivers which are currently owned and operated by the Navy, but are being made available for purposes of this research through the Strategic Environmental

PROJECT SITE: The sound source site is situated on an ocean ridge at a depth of about 3,000 feet within the Monterey Bay National Marine Sanctuary, about 25 miles off of Point Sur, California (Figure 1).

PROJECT OBJECTIVES: The objectives of the proposed project are to collect data on the effects of low-frequency sound on marine mammals, sea turtles, and other marine organisms; and, if the acoustic system is determined to be safe for marine organisms, to collect data on ocean temperature to determine whether global climate change is occurring. One of the ocean's most important impacts is through its influence on weather and climate, affecting almost all of society's activities from agriculture to industry. Over long periods of time the ocean regulates the seasonal and year-to-year variations in weather and climate. The ocean is an important sink for carbon dioxide, the most important greenhouse gas causing global warming. It would be valuable to have an integrated measure of ocean temperature changes. This cannot be done with conventional techniques. Satellites only observe surface ocean temperatures and there are not enough ships or other methods of acquiring this information. The ATOC project is one of the most thoroughly planned and carefully controlled studies to be proposed on global climate warming.

RELATIONSHIP OF THE PROJECT TO THE LRDP EIR: As the proposed project involves an activity of the University of California, San Diego's Scripps Institution of Oceanography which will take place off-campus, the project is not addressed by the 1989 UCSD Revised Long Range Development Plan. In order to fully address any potential environmental issues associated with the proposed activity, an Environmental Impact Report (EIR) will be prepared as described under "Summary" below.

MITIGATION: Any necessary and appropriate measures required to mitigate potentially significant environmental impacts associated with the activity will be described in the EIR for the project.

SUMMARY: Based on the impact assessment appearing on the following pages it has been determined that the proposed project may result in impacts on marine

INITIAL STUDY CHECKLIST Date: May 31, 1994

mammals, sea turtles, and other marine organisms. Therefore, a focused EIR will be prepared. As ARPA and NMFS have notified the public a federal Environmental Impact Statement (EIS) will be prepared pursuant to the National Environmental Policy Act, the EIR will be prepared and published jointly with the federal EIS.

ENVIRONMENTAL CHECKLIST FORM

⊥ •	Бас	xyrc	Juliu			
	1.	Nam	ne of Proponent <u>UNIVERSITY OF CALIFORNIA, SA</u>	N DIEG	O/SCRIP	PS
	2.	Add	ress and Phone Number of Proponent <u>Campus</u> Mail Code 0006, 9500 Gilman Drive, La Jolla, 0006 (619) 534-6515	Plann Califo	ing Off rnia 92	ice 093-
	3.	Dat	e of Checklist Submitted <u>May 31, 1994</u>			_
	4.	Age	ncy Requiring Checklist University of Califo	rnia,	San Die	<u> </u>
	5.		e of Proposal, if applicable <u>Acoustic Therm</u>	ometry	of Ocea	an
II.	Env	iron	mental Impacts	Yes	<u>Maybe</u>	<u>N</u> c
	1.	Ear	th. Will the proposal result in:			
		a.	Unstable earth conditions or in changes in geologic substructures?		- 	X
		b.	Disruptions, displacements, compaction or overcovering of the soil?			X
**		c.	Change in topography or ground surface relief features?			X
		d.	The destruction, covering or modification of any unique geologic or physical features?		alitical and a second	<u>X</u>
		e.	Any increase in wind or water erosion of soils, either on or off the site?			<u>X</u>
		f.	Changes in deposition or erosion of beach sands, or changes in siltation, deposition or erosion which may modify the channel of a river or stream or the bed of the ocean or any bay, inlet or lake?			<u>X</u>
		g.	Exposure of people or property to geologic hazards such as earthquakes, landslides, mudslides, ground failure, or similar hazards?			X

		·	<u>Yes</u>	Maybe	No
2.	Air	. Will the proposal result in:			
	a.	Substantial air emissions or deterioration of ambient air quality?			<u>x</u> _
	b.	The creation of objectionable odors?			<u>X</u> _
	c.	Alteration of air movement, moisture, or temperature, or any change in climate, either locally or regionally?			<u>x</u> _
3.	Wat	er. Will the proposal result in:			
	a.	Changes in currents, or the course or direction of water movements, in either marine or fresh waters?	_		<u>X</u>
	b.	Changes in absorption rates, drainage patterns, or the rate and amount of surface runoff?	···········		<u>X</u>
	c.	Alterations to the course or flow of flood waters?	-		<u>X_</u>
	d.	Change in the amount of surface water in any water body?			<u>X</u>
	e.	Discharge into surface waters, or in any alteration of surface water quality, including but not limited to temperature, dissolved oxygen or turbidity?			<u>x</u> _
	f.	Alteration of the direction or rate of flow of ground waters?			<u>X</u> _
	g.	Change in the quantity of ground waters, either through direct additions or with-drawals, or through interception of an aquifer by cuts or excavations?			<u>X</u> _
	h.	Substantial reduction in the amount of water otherwise available for public water supplies?			<u>X</u>
	i.	Exposure of people or property to water related hazards such as flooding or tidal waves?	•		<u>X</u>
4.	Plan	at Life. Will the proposal result in:			
	a.	Change in the diversity of species, or number of any species of plants (including trees, shrubs, grass, crops, and aquatic plants)?			>

٠			<u>Yes</u>	Maybe	МО
	b.	Reduction of the numbers of any unique, rare or endangered species of plants?		***************************************	<u>x</u>
	c.	Introduction of new species of plants into an area, or in a barrier to the normal replenishment of existing species?			<u>x</u> _
	đ.	Reduction in acreage of any agricultural crop?			X_
5.	Ani	mal Life. Will the proposal result in:			
	a.	Change in the diversity of species, or numbers of any species of animals (birds, land animals including reptiles, fish and shellfish, benthic organisms or insects)?			<u>X</u>
	b.	Reduction of the numbers of any unique, rare or endangered species of animals?	-		<u>X</u> _
	c.	Introduction of new species of animals into an area, or result in a barrier to the migration or movement of animals?			<u>X_</u>
	*d.	Deterioration to existing fish or wildlife habitat?	-	<u>x</u>	
6.	Nois	se. Will the proposal result in:			
	*a.	Increases in existing noise levels?	<u>-x</u>		
	b.	Exposure of people to severe noise levels?			<u>X_</u>
7.		at and Glare. Will the proposal produce new at or glare?	-		<u>X</u> _
8.	star	Use. Will the proposal result in a sub- tial alteration of the present or planned use of an area?	-		<u>X</u> _
9.	Natu	ral Resources. Will the proposal result in:			
	a.	Increase in the rate of use of any natural resources?			<u>x</u> _
10.	Risk	of Upset. Will the proposal involve:			
	a.	A risk of an explosion or the release of hazardous substances (including, but not limited to, oil, pesticides, chemicals or radiation) in the event of an accident or upset conditions?			<u>x_</u>

			<u>Yes</u>	<u>Maybe</u>	No
	b.	Possible interference with an emergency response plan or an emergency evacuation plan?			<u>x</u> _
11.	loc	ulation. Will the proposal alter the ation, distribution, density, or growth e of the human population of an area?			<u>x</u> _
12.	hou	sing. Will the proposal affect existing sing, or create a demand for additional sing?			<u>x</u> _
13.		nsportation/Circulation. Will the proposal ult in:			
	a.	Generation of substantial additional vehicular movement?	·		<u>X</u>
	b.	Effects on existing parking facilities, or demand for new parking?			<u>x</u> _
	c.	Substantial impact upon existing trans- portation systems?	*****	************	<u>x</u>
	d.	Alterations to present patterns of circulation or movement of people and/or goods?			<u>x</u> _
	*e.	Alterations to waterborne, rail or air traffic?	_X_		
	f.	Increase in traffic hazards to motor vehicles, bicyclists or pedestrians?			<u>x</u>
14.	eff alt	lic Services. Will the proposal have an ect upon, or result in a need for new or ered governmental services in any of the lowing areas:			
	a.	Fire protection?			<u>X</u> _
	b.	Police protection?			X
	c.	Schools?			<u>x</u>
•	đ.	Parks or other recreational facilities?			<u>x</u>
	e.	Maintenance of public facilities, including roads?			<u>x</u> _
	f.	Other governmental services?			<u>x</u> _
15.	Ene	rgy. Will the proposal result in:			
	a.	Use of substantial amounts of fuel or energy?	***************************************		<u>x</u> _

^{*} See Attachment A

			<u>Yes</u>	Maybe	No
	b.	Substantial increase in demand upon existing sources of energy, or require the development of new sources of energy?	·		<u>x</u> _
16.	for	lities. Will the proposal result in a need new systems, or substantial alterations to lities:			<u>X</u> _
17.	Hum	an Health. Will the proposal result in:			
	a.	Creation of any health hazard or potential health hazard (excluding mental health)?			<u>x</u>
	b.	Exposure of people to potential health hazards?			<u>x</u>
18.	obsi to the	thetics. Will the proposal result in the truction of any scenic vista or view open the public, or will the proposal result in creation of an aesthetically offensive open to public view?			<u>x</u> _
19.	impa	reation. Will the proposal result in an act upon the quality or quantity of exist- recreational opportunities?		-	<u>x</u>
20.	Cult	ural Resources.			
·	a.	Will the proposal result in the alteration of or the destruction of a prehistoric or historic archaeological site?			<u>x</u> _
-	b.	Will the proposal result in adverse physical or aesthetic effects to a prehistoric or historic building, structure, or object?			. <u>X</u>
	c.	Does the proposal have the potential to cause a physical change which would affect unique ethnic cultural values?			<u>x</u>
	d.	Will the proposal restrict existing religious or sacred uses within the potential impact area?			<u>x</u>
21.	Mand	atory Findings of Significance.			
		Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of fish or wildlife species, cause a fish or wildlife population to drop below self sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or			

		Yes	Maybe	NO
	endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?		•	<u>x</u>
	b. Does the project have the potential to achieve short-term, to the disadvantage of long-term, environmental goals? (A short- term impact on the environment is one which occurs in a relatively brief, definitive period of time while long-term impacts will endure well into the future.)			<u>x</u> _
	c. Does the project have impacts which are individually limited, but cumulatively con- siderable? (A project may impact on two or more separate resources where the impact on each source is relatively small, but where the effect of the total of those impacts on the environment is significant.)			<u>x</u> _
	d. Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?			<u>X</u> _
III.	Discussion of Environmental Evaluation			
	See Attachment			
IV.	Determination			
	On the basis of this initial evaluation:			
	I find that the proposed project COULD NOT have a significant on the environment, and a NEGATIVE DECLARATION prepared.			
	I find that although the proposed project could have ficant effect on the environment, there will not be a ficant effect in this case because the mitigation mea described on an attached sheet have been added to the	sign sures	i-	_
	A NEGATIVE DECLARATION WILL BE PREPARED.	·e		
	I find the proposed project MAY have a significant ef the environment, and an ENVIRONMENTAL IMPACT REPORT i			Ø
<u>May</u> Date	31, 1994 Signature Marin E. Ox	·	W-,	National Parks
	For University of California	San	Diego	

Attachment A

- 5. The potential effects of the proposed sound source on marine mammals, sea turtles, and other marine organisms will be addressed in a focused Environmental Impact Report (EIR) which will be prepared and published jointly with the federal Environmental Impact Statement being prepared by the Advanced Research Projects Agency and the National Marine Fisheries Service.
- 6. The proposed project will periodically transmit sound in the ocean environment.

 An EIR will be prepared to evaluate any potential effects of this sound transmission on marine organisms.
- 13. The proposed project will result in localized increases in waterborne and air traffic. Any potential environmental effects associated with this traffic will be evaluated in the EIR.

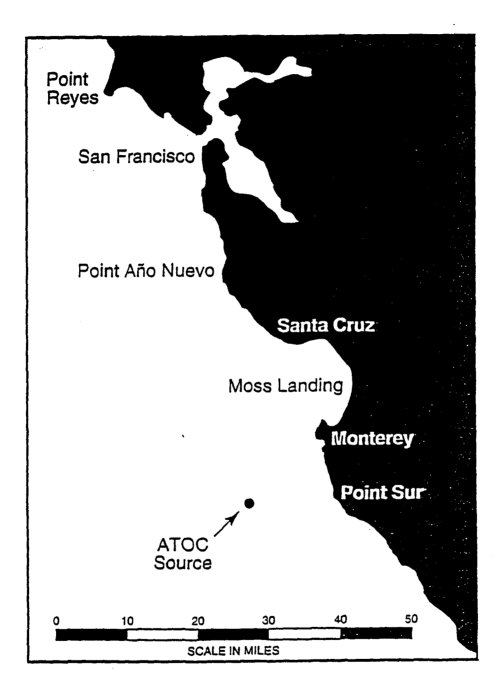


Figure 1. Acoustic Thermometry of Ocean Climate project sound source location.

APPENDIX E

List of Agencies, Organizations and Individuals Consulted in Preparing the EIS/EIR

Appendix E

Ainley, David Pt. Reyes Bird Observatory

Alewine, Dr. Ralph Advanced Research Projects Agency

Barlow, Jay NOAA/NMFS Southwest Fisheries Science Ctr. La Jolla, CA

Cailliet, Greg Harvey, James Moss Landing Marine Labs

Calambokidis, John Cascadia Research

California Coastal Comm. San Francisco Office

California Dept. of Fish and Game Morro Bay, Sea Otter Research Project

Calif. Environmental Protection Agency

Cheaure, Al Clark, Tony F. Center for Seismic Studies Research Planning, Inc.

Clark, Christopher W.
Mellinger, David
Charif, Russel
Cornell Univ.
Bioacoustic
Research Program

Conlon, Dennis
Dept. of the U.S. Navy
Space and Naval Warfare
Systems Command

Costa, Daniel P. Croll, Donald Goley, Dawn Univ. of CA, Santa Cruz Earth/Marine Sci. Dept.

DeMaster, Doug Nat. Marine Mammal Lab.

Dept. of Health Svcs. Office of Noise Control

Douglas, Peter,
Exec. Dir.
Otter, Lee
Delaplaine, Mark
Bowers, John
Calif. Coastal
Commission

Drevenak, Jeannie National Marine Fisheries Svc. Office of Protected Resources

Eckert, Scott Bowles, Ann E. Hubbs Sea World Institute

Elliott, Bruce
Johnston, Deborah
CA Dept. of Fish & Game
Monterey Office

Ellison, William T. Woolley, Barry Marine Aoustics, Inc.

Environmental Protection Agency Region IX

Fay, Richard R. Psychology Dept. Loyola University

Font, Calvin
Eft, John
United States Army
Corps of Engineers
San Francisco

Fox, William W., Jr.,
Director
Terbush, Ann
Hollingshead, Kenneth R.
Swartz, Steven L.
National Oceanic and
Atmospheric Admin.
Office of Protected
Resources

Freedman, Jonathan Chief Department of the Army L.A. Dist., Corps of Engr.

Grove, Tami, Director Otter, Lee Strand, Les California Coastal Comm. Central Coast Dist. Ofc.

Hix, Ann City of San Diego Env. Quality Div.

Hofman, Robert Marine Mammal Commission

Hudson, Mary Environmental Attorney

Hyde, David W. SAIC, San Diego, CA

Jackson, Terry Cmmndr. Monterey Bay Nat. Marine Sanctuary

Johnston, Deborah State of California Dept. of Fish and Game Environmental Svcs. Div.

Kreutzberg, Hans State Hitoric Preservation Ofc.

Kobetich, Gail Field Supervisor U.S. Fish and Wildlife Svc. Carlsbad Field Office Loftus, Tom State Clearinghouse Office of Planning and Research

Los Padres Nat. Forest

Mate, Bruce Hatfield Marine Ctr. Oregon State University

McGill, Kathy American Cetacean Society Los Angeles Chapter

Mikhalevsky, Peter Ruth Keenan SAIC, McLean, VA

Myrberg, Arthur A.
Univ. of Miami
School of Marine and
Atmospheric Sciences

Nachtigall, Paul E. Hawaii Institute of Marine Biology

Notthoff, Ann Reynolds, Joel Nat. Resources Defense Council

Papadakis, Nick Director Association of Monterey Bay Area Govts.

Pettis, Roy Geoarch, Inc. San Diego, CA

Plenert, Marvin Regional Director U.S. Fish and Wildlife Svc. Region 1

Regional Water Quality Ctrl. Brd. Central Coast Region San Diego County Planning & Land Use Dept.

Richardson, W. John LGL, Ltd.

Saunders, Rachel Ctr. for Marine Conservation

Sea Otter Education Center

Slimmon, Robert Jr.
Director
Monterey County Planning & Bldg. Dept.

Smiley, John Big Creek Marine Research Reserve

Smith, Nanci
Public Land Mgmt
Specialist
State of California
State Lands Commission

Kathleen E. Sulzer SANDAG

Thomas, Jeannette A. Biology Dept. Western Illinois Univ.

Tyack, Peter L.
Woods Hole Oceanographic
Institution

Widell, Cherilyn State Historic Preservation Officer

Zeh, Judy Dept. of Statistics University of WA

APPENDIX F

Responses to Comments Raised by the Draft EIS/EIR

Introduction

This Appendix, Responses to Comments Raised by the Draft EIS/EIR, summarizes the comments received on the DEIS/EIR prepared for the California Acoustic Thermometry of Ocean Climate Project and its associated Marine Mammal Research Program. This Appendix also provides the document's preparers' comments to the public responses in accordance with the National Environmental Policy Act (NEPA) and the California Environmental Quality Act (CEQA). The preparers' comments are also provided via appropriate expansion, clarification, or revision of the DEIS/EIR.

The Advanced Research Projects Agency received 210 letters during the public comment period from November 28, 1994 through January 31, 1995. In addition, 58 statements were presented at the January 6, 1995 public hearing in Santa Cruz, CA.

These comments contributed to the evolution of the research program that makes up the proposed action. This Appendix clarifies the issues expressed by the commenters, and presents the preparers' final position on actions necessary for the most environmentally conscientious plan to conduct acoustic thermometry measurements and a marine mammal research program.

This Appendix is made up of three parts: 1) preparers' responses to comments raised by the DEIS/EIR, 2) California DEIS/EIR letter issues table, 3) copies of comment letters and public hearing transcript. All comments from incoming letters, and statements from the public hearing were numbered (left margin of comment letters and public hearing transcript) and categorized into major issues and subissues (right margin). Responses to these were then drafted and reviewed for scientific and programmatic accuracy. Where appropriate, the Marine Mammal Research Program Advisory Board was consulted in developing the comment responses.

The California DEIS/EIR letter issues table is a matrix that reflects issues raised by each commenter, either via letter or public hearing. An 'X' is placed next to the commenter's name for each issue they commented on. Following this are copies of the letters received and the public hearing transcript. Where a comment generated a text change (including tables and figures) it is noted as 'T.C.' in the right margin next to the comment. Where it is deemed that the EIS/EIR responds adequately to the comment, the appropriate Section number is noted alongside the comment.

ISSUE 1: FUNDING OF PROGRAM

Comment: The Department of Defense (DoD) has no environmental mission and ATOC is, in reality, a military project, partially "classified", designed to support research into improving military capabilities.

Response: ATOC is funded by the Strategic Environmental Research and Development Program (SERDP). SERDP is mandated by Public Law 101-510 (40 U.S.C. §§2901-2904) to support environmental quality research, development, demonstration and applications programs. As such, SERDP is the Defense Department's principal technology development and transfer mechanism for environmental issues. The SERDP program identifies and develops technology to meet environmental commitments and to foster the exchange of scientific information and technologies. It thus interacts with other programs and applies defense technology to derive more usable and cost-effective approaches for reducing environmental risks.

SERDP is comprised of six Technology Thrust Areas: Global Environmental Change (GEC), Conservation, Cleanup, Compliance, Energy Conservation/Renewable Resources, and Pollution Prevention. The objective of the GEC thrust area (into which ATOC falls) is to focus on research which includes acquisition/organization of data and research results that quantify the total environment at global and regional scales. Integration of new and existing programs in data collection and analysis methodologies, process, study, research and environmental modeling are keystone features. GEC programs focus on improving access to Department of Defense/Department of Energy(DoD/DoE) data bases and facilities, developing DoD/DoE sensing capabilities and technologies. These programs support research into environmental change, process and modeling.

All projects funded by SERDP must survive an intense working group screening process, an evaluation and ranking by an executive working group, and if \$1M or greater in value, rigorous review by an independent Scientific Advisory Board. To qualify as a SERDP program, proposed efforts must meet requirements of the law's authorizing language which describes SERDP's purpose, quoted here in part:

"To address environmental matters of concern to DoD and DoE through support for basic and applied research and development of technologies that can enhance the capabilities of the departments to meet their environmental obligations.

To identify research technologies and other information developed by the DoD and the DoE for national defense purposes that would be useful to governmental and private organizations involved in the development of energy technologies to address ... environmental concerns and to share such research, technologies and other information with such government and private organizations."

As part of GEC and the broader U.S. Global Climate Research Program, ATOC would transmit a signal to be received many thousands of miles away. Accordingly, the use of existing fixed undersea receivers of the Sound Surveillance System (SOSUS), a part of the Navy's

Integrated Undersea Surveillance System (IUSS), which were designed for precision acoustic reception, is completely within the letter and spirit of the SERDP legislation. ATOC's use of these Navy remote sensing capabilities would avoid major program costs. A specially-designed signal processing system installed at selected IUSS sites would "tap off" the uniquely-modulated ATOC signal.

It is true that certain attributes of SOSUS itself remain classified, specifically, exact location of the underwater receivers, or hydrophones, but ATOC project results would be entirely unclassified, since relative, not absolute, travel times are the primary measurement. All climate measurement data would be available to scientists at an unclassified level.

The ATOC project has no specific military purpose and is not designed to improve military capabilities. However, research that increases knowledge of the marine environment always offers the potential for discoveries that may prove useful for both civilian and military purposes.

ISSUE 2: PROGRAMMATIC EIS

Comment: A programmatic EIS/EIR forecasting and analyzing the environmental effects of the overall ATOC program for at least the next 10 years is required before any ATOC activities occur, including baseline studies providing information for the environmental review process. Alternatively, the process for evaluating subsequent ATOC actions should clearly be explained in the FEIS/EIR, and a programmatic statement should be prepared if the 10-year ATOC program proceeds. The EIS/EIR should evaluate all current project components, including components in New Zealand, Hawaii, and the fixed and drifting receivers. The relationship of the Kauai and California environmental review processes should be clarified. The comment periods for the California and Hawaii EISs should have been concurrent.

Response: The EIS/EIR identifies the reasons why future ATOC activities are too speculative to permit analysis of potential environmental effects at this time. Neither NEPA nor CEQA require speculation concerning future activities. EPA, the federal agency responsible for ensuring compliance with the NEPA guidelines, recommended that: "a broad programmatic EIS be developed for the 10-year ATOC program, should it occur, with tiered NEPA documents for each new sound source."

Both NEPA and CEQA require reasonable development of information necessary to support the EIS/EIR; by definition these studies must take place before the environmental review process is completed. Studies made under existing permits and analyses of available data have provided important information for preparation of the EIS/EIR.

Both the source technologies and source locations that would be proposed for a long-term ATOC effort presently are uncertain. If the ATOC feasibility study proves successful and funds are made available for future activities (both of which must be considered speculative at this time), the range of potential options for ATOC technologies includes: 1) moored autonomous sources with a high degree of siting flexibility and potentially located in very remote locations, 2) bottom mounted autonomous sources at locations in the deep sound channel, with somewhat less siting flexibility or, 3) cable powered sources that generally would need to be located reasonably close to developed land areas.

Autonomous sources, particularly if they are to be buoyed up on a mooring, require substantial engineering work before the capability is demonstrated; the likelihood that this work can be completed before future phases might be proposed is uncertain.

Several factors render speculative any detailed predictions concerning potential future ATOC Project studies, including source sites. First, the importance of avoiding marine mammals should be understood better following the initial MMRP and feasibility study phase. Also pertinent to the location of future sound sources would be the degree to which additional research on marine mammals is considered important as an overall ATOC program goal.

The description of siting criteria set forth in Section 2 of the EIS/EIR provides the currently available information regarding the likely process for selecting any future ATOC

source sites. It is anticipated that from one to several sound sources would be needed in each major ocean basin, but even that factor remains speculative until the results of the initial feasibility study have been obtained. In particular, it is not currently known whether there is a limiting range for the ATOC technology that would require more sources to obtain complete basin-level or global coverage. All of these factors would be considered following the feasibility study phase in developing any long-term program proposals.

The net effect of all these uncertainties is that the location of potential future ATOC sources and their nature and characteristics are currently speculative and the results of any environmental review based upon such speculation would likely be rendered obsolete by future developments in the program.

No proposed sites for additional ATOC sources have been identified. The shift in proposed location for the California ATOC source from Sur Ridge (preferred site) to Pioneer Seamount demonstrates both the flexibility of ATOC source siting decisions and the need to respond to evolving factors in focusing on specific proposals. If autonomous technologies are demonstrated in the future, this source siting flexibility will be even greater.

To the extent that cabled sound sources similar to those proposed for the California and Hawaii ATOC installations are utilized for future ATOC activities, and assuming similar siting criteria, the impacts could be anticipated to be similar to those analyzed in the respective environmental impact statements for the California and Hawaii cabled source operations. If future sound sources are located at more remote sites with lower abundances of marine mammals and other sea life, impacts could be reduced, but continued marine mammal research would likely be severely restricted or infeasible at those locations.

If the MMRP demonstrates any adverse impacts from ATOC sound transmissions or other ATOC activities, and if the ATOC concept proves successful and a long-term study warranted, a programmatic environmental impact statement likely would be required at that time, with tiered site-specific environmental review.

The complete ATOC program, as currently known, consists of the activities described and analyzed in the EIS/EIR for California and the EIS for Hawaii cabled source installations and related activities. These two documents incorporate one another by reference and when combined comprise a complete program-level analysis at this time.

All of the current project components that fall under the jurisdiction of U.S. federal and/or state guidelines or permitting requirements, including the pertinent fixed and drifting receiving arrays, are analyzed in the EIS/EIR. Specifically, the EIS/EIR, in Section 4.2.1.1, concludes that none of the receiving arrays, including those in non-U.S. waters (e.g., Guam, Rarotonga [New Zealand]) will have significant environmental impacts.

The DEISs for California and Hawaii were released as close in time as was practicable. It was determined not to delay release of the California EIS/EIR to permit identical review periods, since not all commenters are interested in both sites and such delay would have unnecessarily

withheld information of concern to the public in California. Commenters interested in any combined effects of the California and Hawaii activities have been able to provide their comments as late as the close of the comment period on the Hawaii document (March 9, 1995).

a. CLARIFICATION OF ATOC OBJECTIVES/GOALS

Comment: 1) What is the primary purpose of ATOC? 2) Why bother with the <u>detection</u> of greenhouse warming when we know already that it has taken place? 3) Why not just put a thermometer over the side of the ship and measure temperatures directly? 4) Won't your measurements take too long to do any good?

Response: 1) There is not yet sufficient agreement within the environmental scientific communities on the possible adverse effects of greenhouse warming and the extent that it may be occurring. The primary purpose of ATOC is to make a contribution toward meaningful climate predictions, which are a prerequisite to any effective national and international policy on fossil fuel consumption. In the future, validated climate models will be the primary tools available to persuade governments to adopt new policies toward energy consumption and renewal. Such scientific consensus was instrumental in arriving at the Montreal Protocol regarding CFC reduction/elimination.

2) Greenhouse warming may have been detected in the atmosphere, but has not yet been observed in the ocean. Climate models have been used to examine the ocean's response to greenhouse-induced atmospheric warming. Existing climate models differ widely in their predictions, partly as a result of the treatment of clouds and the so-called "flux correction" (the salt water/freshwater balance in the ocean changes over time. To keep the models in agreement it is necessary to "correct" for these changes). Climate modelers all agree that the ocean plays a vital role. You cannot get the atmosphere right until you get the ocean right. Further, the ocean is important in its own right, for predicting sea level changes, changes in coastal habitats, and changes in circulation affecting marine life globally.

The ATOC role is not to detect greenhouse warming in the ocean, but to test climate model predictions, whether ambient or greenhouse-related. Where we find the models to be inadequate, this would lead to an improved understanding and prediction of climate variability. So our initial effort would be devoted to test and improve ambient climate predictions, and this inevitably would lead to improved greenhouse climate predictions. We do not have to wait for a decade to provide much-needed data. As indicated in the EIS/EIR, "...well before global climate change is evident in the data, ATOC will be able to contribute valuable sea-truth data to the climate-research modeling community, to improve their predictive capability." (Section 1.1.1).

3) The ATOC project provides for a new type of ocean measurement, acoustic thermometry, which complements satellite altimetry observations. These are by no means the only ocean measurements that are or should be taken, but they are unique in viewing the oceans on the scale of climate variability, from 5000 to 10,000 km. Averaging over many hundreds of traditional point measurements can demonstrate climate variability and has, in fact, lead to much of what is now known about ocean climate. But there is an inherent advantage of conducting the ocean observation program on a scale commensurate with the scale of ocean features material to climate predictions.

4) Climate variability can be associated with: a) ambient processes which are not directly related to human activity; examples are the seasonal variation, and El Niño events; and b) variations associated with human activities, such as greenhouse warming. Separation of the former from the latter is not easy and will at best take many years. But by testing and improving the ambient climate models <u>now</u> progress can be made towards greenhouse prediction later. A model that fails to account for ambient variability will fail to properly predict greenhouse variations. Interplay of the observation and model will lead to model improvements and ultimately to model credibility.

Establishing the credibility of greenhouse prediction is an important element toward a rational public policy. Although global warming has been identified by the international climatology community as a very important problem, there is currently no agreement in the environmental scientific community on the extent and possible implications of the greenhouse effect. Acoustic thermometry can make a contribution towards credible model predictions that could go a long way toward fostering agreement among climatologists which, in turn, could enhance the possibility of national and international policy changes with respect to fossil fuel usage.

b. POTENTIAL FOR POLICY CHANGES TO CURTAIL GREENHOUSE GAS EMISSIONS

Comment: Since we already know that greenhouse warming is taking place, there is no need for further studies. Instead of spending money on such studies, why not put it into better conservation measures?

Response: Energy conservation measures should indeed be put into effect. Such measures are very expensive, and they have to be mounted on an international scale to be effective. To persuade governments to follow such a course will require clear evidence of the consequences of inaction. There have been numerous studies of the projected consequences (e.g., on agriculture, sea level, etc.). These are not based on the indicated warming by about 0.5°C in the last century, but on model predictions of much more severe future changes. These predictions differ from place to place, and generally point to greater warming in the northern hemisphere, particularly at high northern latitudes; and in some places a cooling is predicted. "There is important need for model predictions to be tested against observations, if the models are to serve as a persuasive basis for policy formulation." (EIS/EIR Section 1.1.1, emphasis added). Also, see previous comment for additional response relevant to this comment.

c. ADEOUACY OF COMPUTER MODELS FOR CLIMATE PREDICTIONS

Comment: Adequate climate models already exist. Why spend money on an expensive and questionable ocean observation program?

Response: The majority of the climatology research community do not think existing models are adequate to project future changes.(e.g., McDonald et al., 1994; Ehret, 1994). Among the uncertainties most often quoted are the role played by clouds (which is being intensively studied), the so-called "flux correction" (see Comment Response 3.a.) which needs to be applied to predictions to keep them calibrated, and which can measurably affect the predicted climatic change, and the dominant role played by the oceans.

During the first decade of numerical weather predictions in the early fifties, the predictive skill actually <u>diminished</u> relative to the previous manual predictions. The reason, it turned out, was that weather station observations were not properly assimilated into the computer prediction models. And without such data assimilation, weather predictions become useless after about ten days.

In weather predictions, the ocean plays a minor, passive role. In climate predictions, the ocean plays the major, dominant role. The ventilation of the interior ocean, associated with the formation of intermediate and deep water in the Greenland Sea and around the Antarctic continent, is one of the most important ocean processes. Manabe's climate model predicts the termination in a century or so of this ventilation, as a consequence of greenhouse warming. (Manabe and Stouffer, 1993). Even one year of lack of this oceanic ventilation process would have profound consequences on life on the earth and within the sea. Climate models need to be properly initialized by global ocean observations, and such observations need to be continuously assimilated to keep the predictions from running off track. For example, comparing the predicted seasonal change in upper ocean heat content with the closely related sea-level changes provided by the Topex-Poseidon satellite altimetry measurements reveals "unacceptable discrepancies." (NRL, 1994).

Appropriate ocean measurements are an essential part of any climate prediction. "Global atmospheric climate changes cannot be predicted without understanding global ocean processes. Yet, to date, there are no large-scale observations of ocean temperature to compare with and verify the predictions of existing models." (EIS/EIR Section 1.1.1).

d. DOES ACOUSTIC THERMOMETRY PROVIDE USEFUL CLIMATE SIGNALS (TOO DEEP, TOO LATE)?

Comment: The effect of greenhouse warming will take thousands of years to reach the depth of the sound channel, and the information will be too late to be useful.

Response: Many commenters have suggested that ATOC is not useful since it will take too long for the climate signal to penetrate to the depth of the acoustic source (about 1 km). It has been stated that it would take 10,000 yrs to be observable. There are two misconceptions underlying this assertion: 1) The above number is the characteristic time for the warming of the oceans by molecular diffusion but, in fact, heat is carried downward by convective processes, as shown by the penetration of CFC's to 1.5 km depth in only ten years. 2) Acoustic energy in the sound channel propagates, not along straight lines, but along rays which oscillate between the shallow and deep ocean. This acoustic method is sensitive to changes throughout the water column, not just at the source depth. This extensive vertical sampling is the basis of ocean acoustic tomography (a method of using a network of sources and receivers to produce a 3D image of the thermal structure of the volume of the ocean within the networks) and has been demonstrated in many experiments over the last 15 yrs.

Comment: A change in the depth of the sound channel associated with greenhouse warming, and the resulting alteration of ray paths, would cause changes in travel time that could be misinterpreted as changes in ocean temperature.

Response: The depth of the sound channel axis does not remain constant over time, but shifts (at least tens of meters) upward and downward with the movement of major water masses throughout the oceans. In the higher latitudes, where the sound channel is close to the surface, storm activity can cause the axis depth to move vertically in the water column. It has been demonstrated in ocean acoustic tomography on a 1000 km scale that the effects on acoustic travel time due to alteration of ray paths are much smaller than those associated with changes in temperature.

Comment: Changes in acoustic travel time may be more related to earth movements than changes in ocean temperature.

Response: For a typical 5000 km path, plate tectonics predicts changes on the order of 10 cm in 10 yrs, associated with a change in travel time of 10⁻⁴ sec. During such an interval, the expected change in temperature is on the order of 0.1°C, producing a change in travel time on the order of 1 sec. Therefore, changes in acoustic travel time due to earth movements will not mask changes in acoustic travel time due to global warming, and corrections can easily be made to account for the effect of earth movements.

e. ALTERNATIVE METHODS, SUCH AS POINT MEASUREMENTS, SATELLITES

Comment: Why not rely on alternate traditional methods which do not have the potential for interfering with marine life? Further, NASA and NOAA satellites have already proven changes in ocean temperature.

Response: The key problem with traditional point measurements has been noted in numerous scientific publications over the years (e.g., Munk and Wunsch, 1982; Baggeroer and Munk, 1989; Worcester et al., 1991) and was summarized in the EIS/EIR (Section 1.1.5): "...measurements at each point are contaminated by small-scale ocean variability." and "...by acoustically measuring average temperatures across distances extending to 5000 km or more, over extended time periods, short-term regional and mesoscale variations are averaged out, and the predicted global climate warming signal can be detectable."

Infrared measurements from satellites would be the best way of measuring temperature changes in the surface layers. Unfortunately these measurements are badly contaminated due to absorption by water vapor, and are masked by backscatter from clouds. The present precision of about 1° C is inadequate for any observation of global change in a practical time frame. Further, ocean measurements need to include the interior ocean which is not accessible to radiative measurements from above. (What evidence there is indicates that the greenhouse effects have already penetrated beyond a depth of 1 km).

On the other hand, satellite altimetry observations have established an astounding precision of about 2.5 cm in the vertical for measuring the global sea level. This has already proven useful in measuring ambient variability, and will ultimately be useful in measuring greenhouse effects. The ATOC proposal complements a parallel observational program, satellite altimetry, for estimating the heat content of the upper ocean, by using acoustic thermometry to measure the interior ocean.

f. PROBABILITY OF SUCCESS

Comment: ATOC scientists admit that they are not certain that acoustic thermometry will work. They should not be permitted to proceed until the method has been established. Since ATOC will lead to global networks functioning for many years, the EIS should be directed at such long-term global networks.

Response: Many comments have been directed at this issue. The ATOC project addressed in the EIS/EIR was originally proposed as a 2 ½ year experiment and, as with most scientific research, the outcome is somewhat uncertain. Two issues are involved, which are discussed below:

First, the principal investigators have developed acoustic thermometry (under the name ocean acoustic tomography) for the last fifteen years, and have established its validity to ranges of 1000 km. Some sparse measurements were carried out to 3000 km. There have been over 20 experiments world-wide. The fact that it is possible, by suitable signal analysis (similar to that used with deep space probes), to detect digitally coded, low frequency transmissions to 18,000 km (almost half way around the earth) was established in 1991 in the Heard Island Feasibility Test. Therefore, the ATOC project is based on solid scientific data. What is new is the attempt to apply the techniques to ocean climate scales, presumably 5000 to 10,000 km. We do not now know, nor will we know until ATOC measurements are carried out, what the geographical limits are.

Second, until these results are known, it is futile to speculate on possible future extensions of such work. It should be noted that the usefulness of ATOC as a contributor towards credible predictions of global climate change does not necessarily demand a global ATOC-like network. The testing of climate models in a few (2-4) key ocean regions (e.g., North Pacific, Atlantic, Indian, Arctic Oceans) might suffice to advance our understanding so that these models can be used globally.

ISSUE 4: ALTERNATE SITE

a. RATIONALE FOR ACOUSTIC SOURCE INSTALLATION IN MBNMS

Comment: There were 27 specific comments (via letter) and 2 specific comments in the 6 January 1995 Santa Cruz Public Hearing testimony referring to the rationale for installing the ATOC source inside the MBNMS.

Response: The proposed source location has been moved out of the MBNMS (Sur Ridge--preferred site) to Alternative 3-1; the alternate site at Pioneer Seamount.

ISSUE 4: ALTERNATE SITE b. CONSIDERATION OF CONDUCTING MMRP IN AREA RICH WITH MARINE MAMMALS. BUT INSTALLING SOURCE IN AREA DEVOID OF MARINE MAMMALS.

Comment: There were 22 specific comments (via letter) referring to the possibility of carrying out a MMRP in an area with large populations of marine mammals, but installing the ATOC source in an area devoid of marine mammals.

If the MMRP and ATOC were carried out in different locations, the Response: ATOC sound source could not be used for the MMRP observations. The MMRP would have to use a different sound source with different characteristics. One of the major benefits of using a stable, calibrated, controlled, monitored low frequency source for carrying out scientific research into the potential effects of low frequency sound on marine mammals is that replication of the signal characteristics is straightforward. Attempts to correlate data collected in the upper water column using a portable acoustic source (most likely with different transmission characteristics, including a lower source level) with a deep, bottom-mounted source could lead to extrapolation difficulties that could render the data unrelatable. What a portable, relatively low-powered low frequency source can accomplish is to establish some baseline measurements into the potential for causing behavioral effects on marine animals. For example, by employing a source off a vessel with a frequency bandwidth in the range of approximately 75-85 Hz, with a source level of about 175 dB, it could be verified whether or not there was any behavioral reaction to the low frequency sound presented in that manner. Although this would have provided data relevant to present discussions about ATOC effects, additional interpretation would be needed before applying that data to what might specifically be expected from the ATOC source. See responses to Issue 6 comments for further discussion of the use of boat-based acoustic playback experiments, and the use of noise from vessels to assess the potential impact of low frequency sound on marine mammals.

By moving the source site from Sur Ridge (preferred site) in the MBNMS to Pioneer Seamount (Alternative 3-1), the estimates for numbers of species have changed. Four of the seven mysticete species are expected to be fewer in number at Pioneer Seamount compared to Sur Ridge, two basically the same, and one stock potentially greater (humpback whale). Three of the seven odontocete species are expected to be fewer in number at Pioneer Seamount, two the same, and two greater (Pacific white-sided dolphin and Dall's porpoise). One of the five pinniped species should have a smaller stock at Pioneer Seamount, three the same, and one possibly greater (northern fur seal). The one fissiped (sea otter) and the four sea turtle species have lower stocks at Pioneer Seamount.

ISSUE 4: ALTERNATE SITE c. ADDITIONAL ALTERNATE SITES

Comment: At least 5 to 6 sites have convex (slope) configurations unobstructed by nearby bathymetry. The Pacific Coast site, NAVFAC Centerville Beach, is not mentioned. The Navy used this site in part for its desirable subsea acoustic characteristics. Accordingly, this site should either be evaluated on a par with the others, or its omission should be accounted for in the text. Discuss the November AET site as an alternative site for ATOC.

Response: Reasonable bounds were required in selecting site alternatives. This led to the development of a set of siting criteria found in Section 2.2.3 of the EIS/EIR. Many of the siting criteria directly serve an environmental purpose and effectively offset potential adverse effects, and are thereby considered mitigation measures. Accordingly the project undertook a comprehensive review of all feasible acoustic sites and rated them using an aggregated combination of established criteria. No sites that could meet project objectives and that could reduce impacts were ignored.

Two sets of siting criteria were developed; one to achieve the ATOC project objectives and one to achieve objectives of the Marine Mammal Research Program. Certain locations were found to be strong in only one or two criteria (e.g., bathymetry/bottom topography, proximity of Navy equipment, as in the case of NAVFAC Centerville Beach, etc.), while others had insufficient populations of marine mammals on which to base sound and robust marine mammal research. The latter case reflects the situation with respect to the site (Jasper Seamount) selected for the November, 1994, system Acoustic Engineering Test. That site was specifically chosen for its sparse population of marine mammals, as the test did not include any marine mammal study. Based on an Environmental Assessment prepared by ARPA and UCSD, it was determined that there would be minimal, if any, effects from the HX-554 sound source on marine animals (including endangered species) in the vicinity of the AET. Therefore, in accordance with the MMPA, it was determined by ARPA, in consultation with NMFS, that the implementation of the AET would not affect the quality of the human environment, and that preparation of an EIS was not required by Section 102 (2) of the NEPA or its implementing regulations. It was also determined that the mitigation measures (total of six) employed during the AET reduced the potential impacts to a negligible level. Further, based on this EA, no taking (harassment) of marine mammals or sea turtles was anticipated. This site is deemed inappropriate for a combined ATOC/MMRP project. It may, however, be an appropriate site for a future sound source.

As a result of the site screening process, the project initially deemed six locations sufficiently promising for further consideration. A detailed, comparative evaluation of all six sites is presented in Section 2 of the EIS/EIR.

ISSUE 5: ALTERNATIVE METHODS

a. CONSIDERATION OF ALTERNATIVE METHODS AS SUPERIOR TO ACOUSTIC THERMOMETRY

Comment: Instead of directly measuring temperature change in the ocean, why not measure rainfall on land as an indicator of ocean climate change?

Response: The primary indicator of global climate change in the ocean will be temperature, just as it is in the atmosphere. Rainfall is an indirect measure of climate change, and it depends on local and regional vertical convection, condensation nuclei, altitude and other factors, not simply water vapor pressure and temperature. Even if rainfall were a reliable indicator of climate change, there remains the difficulty of obtaining rainfall measurements over the ocean. Land-based rain gauges cover a small fraction of the earth's surface, and despite many efforts over the past 50 yrs to develop a reliable ocean rain gauge, only a few research prototypes exist. Commercially available, reliable, autonomous ocean rain gauges are still in the development phase.

Comment: Why not use a moored autonomous sound source to broaden the range of choice of possible source sites?

Response: The technical and engineering capabilities required to moor an autonomous low frequency sound source in the deep ocean do not currently exist. Higher frequency, smaller sources have been successfully moored in ocean acoustic tomography experiments, but placing a large, low frequency acoustic thermometry source, four times heavier, in mid-water, has not yet been achieved.

Current battery technology would power an autonomous source for only about a year at the 2% duty cycle proposed for the MMRP. The need to replace batteries means that remote locations are impractical. This constraint outweighs any perceived advantage in locating a source in a remote area believed to contain few marine mammals.

ISSUE 5: ALTERNATIVE METHODS b. ESTIMATE OF XBT WASTE IN THE OCEAN

Comment: How does the addition of copper, etc. to the ocean by XBTs relate to what is there already?

Response: The percentage of copper in seawater, by weight, is $2x10^{-10}$ % (or $2x10^{-10}$). By way of example, the values for chlorine and sodium are 1.90 and 1.06, respectively. Thus, the amount of copper in seawater is about 100 millionth that of chlorine. To determine the weight of this natural copper in the worlds oceans, we multiply $(2x10^{-10})$ by the weight of the water in the world's oceans $(2.608x10^{21} \text{ lbs})$ to get $5.216x10^{21} \text{ lbs}$ of copper occurring in the world's oceans naturally.

The amount of copper introduced into the oceans via surface vessel/air/submarine-launched expendable bathythermographs (XBT/AXBT/SSXBT), expendable sound velocimeters (XSV), and expendable conductivity-temperature-depth probes (XCTD) can be estimated as follows. Based on available sales figures from the prime contractors for these systems (Sparton and Sippican), a conservative estimate for the number of expendables launched through 1994 would be about 5 million. This takes into account both U.S. and foreign navies and research efforts. Using the conservative approximation of 2000 ft length per expendable (actual lengths range from the standard ship-launched XBT of 1500 ft to the deep ocean version of 6000 ft) results in the estimate of 1.7 million nm of copper wire (.0035 in diameter) deposited on the floor of the world's oceans. By volume, this equates to approximately 700 ft³ (20 m³). To determine the weight of this volume of copper, we multiply (700 ft³) by 558 lbs/ft³ (Marks, 1987) to get 3.1x10⁵ lbs of copper introduced into the world's oceans through the use of expendable devices. This equates to about 1/2,000,000 of the natural copper in the ocean.

ISSUE 5 ALTERNATIVE METHODS

c. RESTRICTED SOURCE TRANSMISSION TIMES

Comment: Why not turn the transmission off when gray whales are migrating and/or blue whales are nearby? Why not use the sound source only when meaningful and comparable MMRP Pilot Study data will be acquired; i.e., during daylight and during periods when tagged elephant seals, large whales or leatherback sea turtles occur in the study area? Why not restrict sound transmissions during important fishing seasons? If ATOC's function is to accurately measure global warming, then why can't measurements be taken once per day or even once per week? Reducing frequency of transmissions would reduce the need for monitoring animals.

Response: Action has been taken to reduce the duty cycle for ATOC transmissions from 8% to the 2% figure in the EIS/EIR, for most of the study period. A full 2% duty cycle would be 96 hrs long, consisting of one 20 min transmission every four hours for a day (24 hr period), then three days of silence.

As noted in Section 1.2.2. of the EIS/EIR, one of the objectives of the ATOC project is to determine the minimum duty cycle necessary for valid climate data, including the optimum characteristics of the acoustic signal. All acoustic parameters are subject to review for downward revision throughout the course of the experiment. Technical features have been incorporated into source operational control systems to make any needed changes, and source characteristics (intensity, duration, duty cycle) would be reduced to absolute minimums based on the results of the MMRP Pilot Study and early ATOC feasibility operations.

The gray, humpback and blue whale, the northern elephant seal and at least one species of sea turtle, the leatherback, could potentially be affected in the proposed study area. However, the migration routes of the gray whales takes them close to shore and the Farallon Islands, at least 30 km distant from the proposed ATOC source site. Thus they should not be affected by the transmissions at any time of year. The other marine mammal and sea turtle species mentioned, as well as all species of fish, either do not exhibit seasonality or have different, potentially conflicting seasons which, when combined, argue against restricting transmission times on a seasonal basis. There is no season when animals are not present.

Section 1.2.1 cites as an objective of the MMRP to "detect and evaluate potential effects of ATOC sound transmissions on marine animals, particularly marine mammals and sea turtles." The transmission of sound is essential to achieving this objective. Faced with conflicting or unpredictable seasonality of key species, including fish, there is no scientific basis for restricting further the source duty cycle, and seasonal shut-downs would work against this goal. Further, the restriction of transmissions to daylight hours would severely diminish the utility of the observations, in that there would be large gaps in the data, and any differences in animal behavioral patterns, between daylight and darkness would be undetected. Also, any opportunity to collect information on the deep scattering layer (see Appendix C), which rises closer to the surface at night and where many prey species reside, would be curtailed.

The ultimate value of the MMRP depends upon the ability to study animals before, during and after they have been exposed to the acoustic transmissions of the ATOC source. The ability to study effects of low frequency sound on marine animals must be balanced against experimental objectives; i.e., balancing the goal to study effects of low frequency sound on marine animals with available equipment for observations, costs, weather factors, personnel, etc. A regularized operational cycle, particularly at a site so distant from land, is economically sound and optimizes chances of gaining meaningful data irrespective of seasonal variations in animal species composition and abundance.

Sampling the ocean's temperature must be performed throughout the year to avoid introducing a seasonal bias into the results (i.e., summer temperature greater than winter). A low, steady duty cycle throughout the year is statistically and scientifically preferable to a sporadic duty cycle. The MMRP does require sufficient observations of marine mammal behavior during ATOC transmissions as well as at times of no transmissions, to quantify the effects, if any, of the low frequency sounds on marine mammals. As section 2.2.5 of the EIS/EIR states "...since the purpose of the proposed MMRP is to evaluate the potential effects of the ATOC sound source on all marine mammals and sea turtles, and there is no low season where central California offshore waters lack marine animals, there is no scientific basis for restricting sound transmission times by season.

At some stage during the first year of operations, transmissions must be conducted every day, for two months (8% duty cycle), rather than every fourth day (2%) This period will be deliberately chosen to coincide with the occurrence of the smallest number of marine mammals. This brief series of transmissions will enable tidal corrections to be made to all subsequent acoustic travel times.

Comment: ATOC transmissions should occur when good low frequency hearing animals are present, so that the MMRP can maximize its number of observations, including any possible behavioral reactions.

Response: Comment noted; the preparers agree.

ISSUE 5: ALTERNATIVE METHODS

d. MOORED AUTONOMOUS SOURCE POTENTIAL IMPACT ON SPERM AND BEAKED WHALES

Comment: Placing the source in deeper areas far offshore is likely to be less harmful to marine life, including sperm and beaked whales. Moored autonomous sources could be placed in regions with almost no sperm and beaked whales, thereby significantly reducing encounters with those species.

Response: There may be regions of the ocean that are devoid of sperm and beaked whales that would also have the physical characteristics necessary to conduct viable acoustic thermometry (see criteria in Section 2.2.3). Because of the inherent technical and engineering problems that have yet to be resolved for deployment and operation of remote, deep ocean autonomous sources (see Section 2.2.4.1), site selection for acoustic thermometry sources would necessarily be limited in the near-term by the need for frequent servicing, and might not include those remote oceanic regions that exhibit low densities of sperm and beaked whales. Also see response to Issue 5.a above.

ISSUE 5: ALTERNATIVE METHODS e. POTENTIAL IMPACT ON COMMERCIAL FISHING

Comment: Address the potential conflict between trawl gear and the facilities (sound source, monitor and cables), including potential loss of access to those fish stocks from the physical presence of experimental equipment, the cost of repairs to equipment and disruption of the experiment should an encounter take place. What is the distribution of fishing activities (especially trawl fishing) in the vicinity of the cables and other equipment? How much larger must the "trawl avoidance zone" be to ensure that conflicts do not increase (i.e., how much additional fishing opportunity will be lost)? Address the potential impacts on salmon, their food sources and salmon fishing. Suggest that the action agency monitor impacts on fish on a site-specific, species-specific, real-time basis, with the effort concentrated during the early phases so that project adjustments could be made, if necessary. Could the sound transmissions disrupt the fertilization of spawning female rockfish (Sebastes spp.), or cause a premature release of larvae?

Response: The footprint of the acoustic source on top of the Pioneer Seamount (depth approximately 980 m) would be 4.7 m² (out of some 18 million m² on top of the seamount). There would be no separate VLA deployed on the seamount; rather, the hydrophones that would be used for marine animal monitoring would be integrated with the source itself and would have a 100 m vertical extension from the source hardware proper. Thus, the potential for any physical conflict between trawl gear and the facilities located on the seamount (and consequently the potential loss of access to fish stocks there) would be remote. Trawling activity on Pioneer Seamount is minimal, mostly due to the potential loss of trawling gear on rough ground.

The power/data cable would be laid on almost a straight line to Pillar Point, skirting north of Pioneer Canyon. In laying the cable, cable suspensions would be avoided, as cable strumming due to bottom currents (mostly tidal) could lead to abrasion and failure at the suspension points. Bathymetric data indicate that there should be a viable cable route where there are no steep ravines (where cable suspension would be most likely to occur) between the seamount and Pillar Point. Cable suspensions would also be highly prone to conflict with bottom trawl equipment and have to be avoided for this reason also. Most trawl fishing off the central California coast occurs in depths <600 m (primarily flatfishes: Dover, Rex, English sole, etc. and rockfishes) but some gill and trammel net fishing does occur at deeper depths. Deeper than 600 m, it is uncommon to catch rockfish (Sebastes spp.), but more common to catch thornyheads (Sebastolobus spp.) (Miller and Lea, 1972). The deepest dwelling fish in the area are Sebastes aleutianus (about 800 m), S. alutus (about 700 m), and S. aurora and S. melanostoma (about 600 m), with the rest living much shallower (Miller and Lea, 1972). Rockfishes in general have welldeveloped swimbladders and probably hear fairly well. However, thornyheads, which live deeper, have less well-developed swimbladders, which are partially filled with fats and therefore, are not expected to hear as well. Many deep observations from noisy submersibles and remotely operated vehicles (ROVs) have indicated that they do not respond to low frequency sounds (or lights) (Cailliet, pers. comm., 1995).

Any concern for possible interaction between trawl gear and the cable from Pioneer Seamount to Pillar Point would start at approximately 10-15 km to the east of the seamount. The

cable location would be disseminated to the public via a Notice to Mariners, as with any other hardware laid on the seafloor would be (e.g., telephone cables, power cables, oil/gas pipelines), with no specified "trawl avoidance zones." Any potential loss of fishing opportunity would be expected to be low based on the following: 1) the quantity of fish landed in fishing blocks overlaying the prospective cable route vs. other areas off the central California coast is very small (CDF&G, 1993); 2) traditional trawling techniques should allow the fishing gear to pass over the small (approximately 6 cm diameter) cable on the bottom; 3) bottom currents would cause much of the cable to bury itself within 6-12 months, further minimizing the potential for interaction with trawling gear

Anadromous species, like Pacific salmon, spawn in streams or lakes and migrate to the ocean. Salmoniform fishes exhibit their highest abundances between 40°N and 70°N (approximately 290 km north of Pioneer Seamount) (McDowall, 1987). The only available audiogram data on this species are for an Atlantic salmon (Salmo salar) (Hawkins and Johnstone, 1978), which delineate a hearing threshold of 105 dB at 75 Hz. Provided hearing thresholds are similar for Pacific salmon, coupled with the belief that salmon rarely, if ever, are found deeper than 400 m (Adams, pers. comm., 1995), it is possible that the sound might be audible to any salmon that may be in the area (within 50 km), but it is believed that the potential for incurring TTS is virtually nonexistent. Any potential impact on salmon fishing within 50 km of Pioneer Seamount should be negligible, as the abundance of any of the salmonid fishes (including salmon and trout) is low throughout the area, especially at depths >200 m (Cailliet, pers. comm., 1995). Because of this, any ATOC-like operation would be highly unlikely to have any impact on salmon, trout (including steelhead), or any other fishes in the vicinity of Pioneer Seamount. The commercial exploitation of all these fishes, even thornyheads, is relatively small at the depth of the ATOC source (Cailliet, pers. comm., 1995).

In addition to the above, both swordfish (Xiphias gladis spp.) and opah (Lampsis guttastus spp.) are taken in gill nets set near the surface. They are both epipelagic fishes and neither occur near Pioneer Seamount, nor do they reproduce anywhere near there. Both also have very small otoliths (ear bones) and, therefore, probably do not have the capability to hear low frequency sound well (Cailliet, pers. comm., 1995). Lingcod (Ophiodon elongatus) reportedly occur at a maximum depth of approximately 500 m, and should not be found on Pioneer Seamount. This fish comes inshore to reproduce during the late spring and summer months, where the male makes a nest and attracts the female to spawn, then fertilizes the eggs and protects them. This occurs far inshore where there would be no influence from the sound transmissions.

The MMRP includes the mitigation measure of attempting to evaluate the potential for increased predation on fish, and the potential for impacts to the behavior of fish or invertebrates, relative to ATOC source transmissions, by monitoring fish stock assessments. It is recognized that the time lag for these data is measured in months, if not years. All aerial/vessel survey, observation, and photo-ID efforts would document any unexpected or peculiar activities (examples of these unexpected events could include large numbers of fish seen dead or disabled. Further, there would be periodic contact made with local commercial fishing organizations (particularly at the seaport of Princeton) to ascertain first-hand if their catches in the vicinity of

Pioneer Seamount have increased, remained the same, or decreased. These efforts would be concentrated at the outset of the MMRP, such that any necessary adjustments could be made as early in the program as possible.

There has been no documented evidence in the oceanic environment of low frequency sound transmissions disrupting the fertilization of spawning fish, or causing premature release of their larvae. As noted in the EIS/EIR (Section 4.3.2.2.1), under laboratory controlled test conditions in an aquarium, the viability of the eggs of one species of estuarine carp (Cyprinodon variegatus) was significantly reduced when a low frequency noise source (40-1000 Hz) at 105-120 dB, which was approximately 40-50 dB above ambient noise conditions, was maintained over a number of consecutive days. Although at first it appears that this lab test might be relatable to ATOC source transmissions, it must be noted that there are significant differences between the laboratory test protocols and ATOC acoustic parameters: 1) the test fish were river carp, not found at Pioneer Seamount, 88 km offshore, or along the proposed cable route, 2) the test was conducted in a tank, thus offering the fish no means of eluding the sound stimulus, whereas the ATOC source is in an unconfined area so that species may depart the area if they so choose, 3) the tank test source was transmitting over a number of consecutive days, whereas the ATOC source would be transmitting for the most part 2% of the time (intermittent every fourth day).

Of the 55 species of rockfishes (genus Sebastes) that inhabit California offshore waters, few live deeper than 600 m (e.g., maximum depth for black rockfish is about 100 m, gopher rockfish about 60 m), and only the two species of Sebastolobus are common at that depth (Miller and Lea, 1972). Most (if not all) rockfish in the genus Sebastes are oviviparous, meaning there is internal fertilization, the egg develops inside the mother with maternal contributions of nutrition into a larva, which is then extruded into the plankton. Because these types of rockfish are not expected in the vicinity of Pioneer Seamount, the potential for source transmissions affecting the reproduction process should be minimal. Rockfish of the genus Sebastolobus (thornyheads), could possibly be found near Pioneer Seamount, and they have the same reproduction technique, but send their fertilized eggs in clumps to the surface, where the potential for impact from the source transmissions should be minor.

A 1987 study (Skalski et. al., 1992) addressed the reaction of rockfish (Sebastes) to sound produced by a single percussive airgun. Behavioral changes were evident in rockfish schools located 1.9-20.4 km from the airgun. Their dispersal resulted in a decline in fishing vessel catch-per-unit-effort of 52.4%. It is erroneous to compare the sound produced by a seismic airgun (and its potential effect) with low frequency sound produced by ATOC, as there are some very important differences between airgun "shots" and the proposed ATOC transmissions: 1) airguns are deployed from moving vessels which, over time, would encompass a broad area of potential impact on rockfish habitats, 2) the nominal source level for a seismic airgun is 255 dB which is 1,000,000 times louder than ATOC's 195 dB, and 3) seismic airguns primarily operate in the upper water column, where the majority of fish are found, whereas the ATOC source would be located at approximately 980 m depth.

ISSUE 6: MMRP RESEARCH PROTOCOL a. POTENTIAL FOR DETECTING HARM TO MARINE MAMMALS

Comment: For the cetaceans the chances of detecting any of the unacceptable effects listed are virtually zero. There are no high-use areas near the source site. Dead animals are rarely observed at sea, and strandings are rare events, so that even if there were sightings of dead animals at sea or strandings it would be impossible to show a statistically significant change in these rates. There are no measures for cetaceans of emaciation, stress, or disease. There are no estimates of calving rates, and population estimates have coefficients of variation (CV's) of around .5 so there is no possibility of detecting even an almost complete and sudden extinction of a species. MMRP cannot determine if the system is 'safe' for marine mammals (as the EIS claims). At best it can fail to determine that ATOC is harmful. Possible physiological effects (most likely via the stress response) have no way of being detected

Response: Although the proposed source site, Pioneer Seamount (Alternative 3-1) does not appear to be a high use area (EPA, 1993), shipboard and aerial surveys have documented the abundance and distribution of marine mammals in the area. If a significant change in this pattern occurs during sound transmission, the MMRP should be able to detect it (based on a statistical power analysis for the MMRP protocol, Appendix C).

While dead animals are rarely seen at sea, and strandings are rare, any such occurrences in the study area will be investigated. A stranding network is in place in Monterey Bay and any stranded animal would be examined.

The potential for physiological effects on most marine animals, as listed in the EIS/EIR is low. Of the cetaceans, it is primarily mysticetes that are believed to hear well in the low frequencies that will be produced by the ATOC source. Of those animals, none are known to dive to the depths (800 m) to within 178 m of the source where the sound could induce a temporary threshold shift in hearing. Sperm whales and elephant seals may have some low frequency capability and can dive > 800 m, so they could theoretically enter the 150 dB sound field where TTS could occur. Beaked whales could also dive to within the 150 dB sound field but are not believed to have low frequency hearing capability.

It is impossible to directly test for emaciation, stress or disease in free-swimming cetaceans. However, behavioral indices of these physiological effects will be measured as feasible, via surveys of distribution and abundance to ascertain quantifiable and substantive changes. It is likely that a stressed animal will leave a non-critical habitat rather than remain in an area that will cause physiological harm. The Pioneer Seamount area is not an important feeding or breeding site for cetaceans and is not considered a critical habitat (EPA, 1993). To test for any change in the abundance and distribution of animals, shipboard and aerial surveys of marine mammals in the area would be conducted.

To further test for changes in behavior that may be associated with stress from the sound source, some elephant seals will be tagged to monitor their diving behavior.

Comment: Except for gray whales, there are no estimates of calving rates...there is no possibility of detecting even an almost complete and sudden extinction of a species.

Response: Some calving rate estimates exist for humpback whales in Hawaiian waters (Herman and Antinoja, 1977; Baker et al., 1987) and California waters (Steiger and Calambokidis, in press). Whale calves will be identified visually and acoustically whenever possible so that distribution and abundance estimates can be compared between the times prior to, during, and after ATOC transmissions. By incorporating the advice and recommendations of marine animal research organizations into the MMRP protocol, the best available detection techniques would be utilized to ascertain any acute or short-term effects in near real-time in the MMRP. Generally speaking, the extinction of a common species could not go undetected; although extinction of an extremely rare species could go unnoticed and unproven for quite some time. However, there is no reasonable basis for hypothesizing that the proposed two-year project could kill any individual marine mammals, let alone result in population extinction; so this is not a research focus.

ISSUE 6: MMRP RESEARCH PROTOCOL b. ADEQUATE TIME FOR PILOT STUDY

Comment: While the Pilot Study says it will measure short-term behavioral changes and long-term acute changes, the only effects considered 'unacceptable' are long-term effects (abandonment of high use areas, increase in sick and dead animals, decrease in reproductive rates). Since there is no way to determine in the 6-10 month Pilot Study whether these long-term effects are taking place, there is a high probability of reaching an unsubstantiated conclusion of no significant impact. The short Pilot Study period is insufficient to establish the needed baseline data of species population size and distribution, habitat use, and acoustic sensitivities. The types of observations being done may provide some indicators of direct, short-term physical responses to human-generated sounds, but they cannot provide answers to the long-term impacts and indirect effects

Response: The Pilot Study is not designed to determine long-term or subtle changes. It is designed to examine acute and short-term effects (Table C-1). One can only examine long-term effects after the source has been in operation for a long period of time (several years). There is no intention for the MMRP to end after the Pilot Study. The Pilot Study is designed to establish whether animals respond to the operation of the source. If, after the Pilot Study, there would be sufficient results to indicate that the short-term responses of animals are either non-existent or of minimal concern, the follow-on MMRP research efforts would examine potential longer-term effects of the project.

ISSUE 6: MMRP RESEARCH PROTOCOL c. ADEOUATE TIME TO ANALYZE PILOT STUDY DATA

Comment: The ATOC schedule has only allowed one month to analyze the MMRP Pilot Study data. ATOC's own independent MMRP Advisory Board has stated that it is unrealistic to expect the MMRP to complete a substantive analysis of all types of behavioral reactions, and to prepare a comprehensive report suitable for external review, within one month after the end of data collection; and that site-specific, in-the-field, semi-empirical modeling capability and quick-look analysis will be needed to complete and report on some of the main analyses within the one month time span. To ensure that decisions to proceed with the ATOC project are based on sound science, not solely on vested interests in the project, review of Pilot Study and monitoring program data must be made by a technically qualified group independent of the project, and the independent group's findings must be released for public scrutiny. Continuation of the project, and any modifications to the MMRP, must be contingent on the group's findings, which must be endorsed by NOAA's Sanctuaries and Reserves Division.

Response: The MMRP Advisory Board has recommended that: 1) site-specific, in-the-field, semi-empirical modeling capability and quicklook analysis would be needed, and this is planned; and 2) the types of information and level of detail that would be required to be collected during the MMRP Pilot Study be determined in advance. Site-specific, in-the-field efforts would be more complex at the proposed Pioneer Seamount site (Alternative 3-1) (see Section 2.2.1) vs. the Sur Ridge site (preferred site) (e.g., greater distance from shore, fewer numbers of certain species present, etc.), but would still be the objective. The types of information and level of detail planned for data collection efforts during the Pilot Study are discussed in Appendix C. It is unrealistic to expect the MMRP to complete a substantive analysis of all types of behavioral reactions, and to prepare a comprehensive report suitable for external review in 1 to 2 months. However, should any marine mammal responses falling into the "shut-down criteria" be observed, routine ATOC operations would not begin until they were fully identified and evaluated.

The goal of the MMRP's quicklook, 1-2 months after completion of the Pilot Study, would be to identify and report on any observed acute or short-term effects seen that could be directly relatable to the ATOC source transmissions. Analysis of subtle behavioral responses, not considered to warrant shutdown even if they do occur, would require more time to complete. Indeed, a major objective of the MMRP is to identify whether these subtle effects do occur and, if so, characterize the circumstances. This will require a longer observation period to complete (several years).

Bi-monthly status reports of results of ongoing data analyses and modeling efforts would be distributed throughout the Pilot Study to technically qualified groups independent of the project [i.e., the Marine Mammal Commission (MMC), NOAA's Sanctuaries and Reserves Division (SRD), and the Pacific Regional Scientific Review Group (PRSG)], along with the Marine Mammal Research Program Advisory Board (MMRP AB) and National Marine Fisheries Service (NMFS). All of the independent groups' findings, based on the bi-monthly reports and the quick-look after the Pilot Study, would be available for public release. Continuation of the

project would be contingent on the Scientific Research Permit (SRP) conditions issued by NMFS, who, after the Pilot Study, would assess all independent groups' findings in reaching the decision whether or not to approve continuation of the research, including commencement of the ATOC feasibility transmission schedule.

Comment: ATOC climate-related transmissions should not proceed until the completion of the MMRP Pilot Study final report.

Response: If, at any time, during the conduct of the 6-10 month MMRP Pilot Study, quicklook data reveal any adverse effects (acute or short-term effects [Table C-1]) on marine species attributable to the source transmissions, operations would be suspended pending a review of the MMRP protocol, and decisions would be made as to whether and, if so, how, the study should continue. In the absence of identifiable adverse effects on any marine animals, it likely would be considered appropriate to proceed with the MMRP under the climate-related transmission schedule.

ISSUE 6: MMRP RESEARCH PROTOCOL d. MINIMIZED EXPOSURE TO SUBSEA SOUNDS

Comment: Increasing the efficiency of the sound transmissions does not "reduce the exposure of marine animals to sound." It reduces the exposure of animals to more intense sound, but as the sound propagates further, a greater amount of ocean, thus life, is affected.

Response: By increasing the efficiency of the sound transmissions, it is possible that a lower source level and/or a shorter duty cycle could be used for the climate-related transmissions. These factors would reduce the exposure and levels of exposure of marine animals to the sound. Required source levels are those that will ensure the minimum level reaches the receivers so that the digital sequences can be combined and stacked for processing. Based on the processing of early receptions, the minimum required source level could be identified.

Comment: Surely a more efficient transmitting sound source can be developed if it is to be mounted in the sanctuary. If the experiment is allowed to proceed, and it is discovered that the output power is too low for reliable reception, will the power be increased?

Response: The proposed source location has been moved out of the MBNMS. The planned location on the southwest end of the top of the Pioneer Seamount should afford some attenuation to the north and northeast, reducing sound levels in those directions. The output power of the source will not exceed the pre-arranged thresholds listed in the research protocol (Appendix C).

Comment: Instead of designing a research program to specifically study the effects of low frequency sound on marine resources, Scripps relegates the subject to an incidental and subsidiary adjunct to the ATOC project. There is a fundamental deficiency in all the proposed protocols of assessing impact on marine resources...all the observations deal only with marine mammals on the surface or very shallow depth.

Response: The MMRP is a prerequisite for conducting any climate study transmissions. Its results would determine whether climate study transmissions would continue. The MMRP protocols have incorporated a number of scientific methodologies to include research and observations on marine animals in the upper levels of the water column, and to the extent feasible, in the lower levels, in proximity to the source. See Appendix C.

ISSUE 6: MMRP RESEARCH PROTOCOL e. BOAT-BASED ACOUSTIC PLAYBACK EXPERIMENT

Comment: Appendix C cites preliminary observations that suggest that planned methods may not be adequate and that playback experiments may be required within Monterey Bay. The MMRP Advisory Board recommends that boat-based playbacks should be seriously considered for the California area, with source levels near 175 dB suggested. Experimental designs with a moveable source would be much more efficient and less potentially damaging to the environment. A playback study would allow the California MMRP Research Team to be mobile and go where cetaceans, pinnipeds, and sea turtles are in a short period of time, and attain the sample sizes to increase the statistical power needed.

Response: Any playback experiments associated with the ATOC project that may occur within the MBNMS would necessarily have to be authorized and approved via the appropriate federal and state permits. The recommendation by the MMRP AB to conduct boat-based playbacks has been adopted for sperm whales in the Atlantic Ocean (see Appendix C). A boat-based acoustic playback experiment was also planned for offshore of the north coast of Kauai prior to the conduct of any ATOC transmissions off either Hawaii or California. However, this effort was delayed due to local concerns. Boat-based acoustic playbacks are now included in both the revised Hawaii and California MMRP Research Protocols, and the respective SRP applications for those sites.

Comment: Conduct the playback experiment in Hawaii before proceeding with the California ATOC source. The situation in Hawaii provides for a better controlled experiment with shore observations and baseline data on humpbacks. Adverse effects would be easier to determine there; if none are noted, then begin the California ATOC experiment.

Response: Playback experiments are planned for both Hawaiian and California waters; however, the schedules will be dictated by the timing of the permitting process and availability of indicator species. See also response to comment above relative to conducting a playback experiment in Hawaii before proceeding with California ATOC source transmissions.

ISSUE 6: MMRP RESEARCH PROTOCOL f. USE OF NOISE FROM VESSELS TO ASSESS IMPACT OF LOW FREQUENCY SOUND ON MARINE MAMMALS

Comment: No new source of noise is required to study marine mammals' response to low frequency sound. There are plenty of already-existing sources of noise that could be used for a much more rigorous study than ATOC proposes.

Response: The 1994 National Research Council report on Low-Frequency Sound and Marine Mammals; Current Knowledge and Research Needs states "There is need for planned experiments in which the received level of the sound and the behavior of the animal can be studied together. Such investigations would probably be logistically complex and would require scientific permits...It is the belief of this committee that an accelerated program of scientific studies of the acoustic effects of low frequency sound on marine mammals and their prey (including the studies described in Chapter 3) should be undertaken. These studies should be designed to provide the information needed to direct policies that will provide long-term protection to the species."

The use of existing shipping noise in the ocean to conduct studies of the potential impact of LFS on marine mammals is beyond the scope of the MMRP's charter and would be prohibitively expensive to include in the MMRP Research Protocol. The ship source characteristics (frequency, bandwidth, waveform, duty cycle, source levels) must be known during complex, calibrated studies to verify the experimental parameters that would permit the measurements needed to provide statistically meaningful results on which to base test findings that would be defendable to scientific peer review.

The proposed MMRP will collect ambient noise data using the passive receiver arrays in the vicinity of the ATOC source (hydrophones on the source proper, the Pt. Sur SOSUS HLA, sonobuoys). This would occur during time periods before Pilot Study signals commenced, and before and after each transmission period. MMRP Research Team members would attempt to correlate received levels between ATOC transmissions with known natural and human-produced sources (storms, ships, aircraft) in their efforts to ascertain some of the potential effects of non-ATOC sounds on marine species. This methodology is included in the MMRP Research Protocol (Appendix C).

ISSUE 6: MMRP RESEARCH PROTOCOL g. SOURCE TERMINATION CRITERIA

Comment: Better defined, objective thresholds for adverse impacts that would result in termination of ATOC signals must be in place, and environmentalists and citizens-at-large must play an important role in defining and implementing those thresholds before ATOC is allowed to proceed further. Criteria that clearly define the kinds and levels of adverse impacts that would result in a cessation of ATOC signals are critical. In addition, the criteria should be flexible enough to allow for appropriate action should unexpected impacts be observed. The DEIS should specify that the criteria used to determine significant effects found in the Pilot Study must be approved by NOAA and must be linked to specific actions regarding further project operations.

Response: The shut-down guidelines defined in the MMRP Research Protocol, Appendix C, now based on an MMRP to be conducted at the proposed Pioneer Seamount site (Alternative 3-1) vice the Sur Ridge site (preferred site) in the MBNMS, reflect discussions with federal and state organizations (NOAA/NMFS, MMC, NMML, MBNMS Advisory Council, etc.) and the MMRP Advisory Board. These termination criteria would be required under a Scientific Research Permit, and could be implemented by the marine mammal biologists conducting the MMRP, with oversight by NMFS. Bi-monthly Pilot Study status reports will be a matter of public record and made available to all interested individuals/agencies upon request. The criteria for shut-down have been formulated to be as flexible as possible, with the *proviso* that the ultimate objective is to ascertain any potential adverse impact of low frequency sound on marine animals.

Comment: A more accurate and less extreme set of criteria must be identified as potential "Acute Responses" for ATOC suspension.

Response: The nature of assessing the potential impacts of low frequency sound on marine animals requires that experienced marine mammal biologists observe the animals' activities in the wild. Previous research has documented that many marine animals, particularly cetaceans, often exhibit random behaviors throughout their normal course of daily activities, in some cases for no apparent reason. Thus, the only way to determine if low frequency sounds may cause acute and/or short-term responses is to observe them occurring, (i.e., their type, time of onset, duration, etc.).

Comment: There is no evaluation of the possible advantages of terminating all sound emissions upon detection (visually or acoustically) of suspected sensitive animals (gray whales, blue whales).

Response: This technique would prove counter-productive as the objectives of ascertaining the potential effects of low frequency sound on marine mammals could not be met. See response to comment above.

Comment: The MMRP should be expanded to include a criteria list to help differentiate between behavior modifications that could be considered minor (e.g., temporary deflection of direction of movement away from the sound source) and major (e.g., sea turtle floundering on the surface during sound transmission) as they pertain to potential modifications in the sound transmission cycle.

Response: Appendix C identifies the criteria to be applied. For example, a floundering sea turtle would fall under behavioral response category 6.b. Short-term Response (Potential injurious behavior [outside known baseline activities]).

Comment: We recommend that the California FEIS/EIR include the protocol for actual decision-making to shut-down, similar to that included in the Hawaii DEIS.

Response: See Appendix C for appropriate text changes that include the decision-making protocol.

ISSUE 6: MMRP RESEARCH PROTOCOL h. USE OF REPRODUCTIVE OUTPUT AS A MEASURE OF LOW FREQUENCY SOUND IMPACT

Comment: What about measuring reproductive output--the most essential indicator of a population's well-being--for invertebrates and other small marine animals that are expected to provide minimal measurable indication of possible acoustic impacts?

Response: The MMRP includes the monitoring of reproductive output, to the extent practicable and feasible, for commercially-taken marine animals (e.g., fish, sharks, some invertebrates, such as squid and octopus) using fish stock assessments (via CDFG-catch-block landing data; LTPY, CPY and RAY data from NMFS, and interaction with the PCFFA). CEQA Mitigation Measures 10-1 and 11-1 refer to fish and sharks, and text changes to Section 4.3.2.3 address invertebrates.

ISSUE 6: MMRP RESEARCH PROTOCOL i. AGREEMENT WITH MMRP ADVISORY BOARD RECOMMENDATIONS

Comment: Why is only one month allotted for the evaluation of the MMRP Pilot Study data, when ATOC's own Advisory Board has stated that this is an "unrealistic timetable?"

Response: As noted in Table 1.1.2-1 and the MMRP Research Protocol in Appendix C, the goal would be to have a quicklook report available 30 days after the conclusion of the Pilot Study. Data results will be compiled continually during the Pilot Study and disseminated to all concerned through bi-monthly status reports. This will facilitate the rapid turnaround of a quicklook, but it is recognized that it could take up to twice the time (2 months).

Comment: The MMRP Advisory Board's recommendations seem not to be heeded with respect to: 1) consideration of boat-based playbacks, 2) request for additional rationale for selecting a 4-7 day duration for the test periods and a 7-10 day duration for control.

Response: The MMRP Advisory Board's recommendation to consider the use of boat-based playbacks is addressed above. The request for additional rationale for the test period and control durations has been overcome by events in that the proposed site for the project has been shifted from Sur Ridge (preferred site) in the MBNMS to the Pioneer Seamount (Alternative 3-1), well away from the sanctuary environs. See Appendix C for the revised test period and control durations for this site.

Comment: As part of NMFS' duty, it is requested that they call on its qualified scientific statisticians located in Seattle, Washington [NMML] to review the MMRP and confirm whether it can produce statistically significant data, and if it meets the stringent standards required by NMFS in other projects affecting marine animals.

Response: A NMML representative has the status of "observer" on the MMRP Advisory Board and, as such, that NOAA laboratory has always been cognizant of the potential for statistical significance during the development of the MMRP Research Protocol. The proposed MMRP research protocol and the results of the statistical power analyses for the proposed site (Pioneer Seamount), performed by the University of Washington, Cornell University, and the National Marine Mammal Laboratory are found in Appendix C, and have been reviewed and considered adequate by the MMRP AB.

Comment: With respect to tagging studies, the proposed sample sizes for elephant seals, California sea lions, blue whales, and leatherback sea turtles are far too small to have statistical significance. As stated by the Advisory Board, a sample size on the order of ten is "unlikely to be a sufficient basis for meaningful statistical or final conclusions."

Response: This comment has, to some extent, been overtaken by events, in that the MMRP would now take place in the vicinity of the proposed Pioneer Seamount site vice Sur Ridge in the MBNMS. See Appendix C, MMRP Research Protocol, for rationale for statistical significance relative to the proposed tagging studies.

ISSUE 6: MMRP RESEARCH PROTOCOL k. DETERMINATION OF SIGNIFICANT IMPACT

Comment: In several places in the DEIS/EIR are found variants of "the lack of reliable information justifies the assumption of an unknown impact for purposes of this EIS/EIR, but at a less than significant level." "Less than significant" is based on statements that "exposures to subsea sounds will be minimized whenever feasible," which is vague but indicates that first consideration will go to experimental protocol in situations where impacts are not known in advance. The presumption that impacts to mysticetes, odontocetes, pinnipeds, sea turtles, fisheries, and invertebrates will be either "less than significant" or "not significant" because of the lack of information, the patchy distribution of the species, and the unlikeliness of significant exposure is simply unfounded. CEQA regulations require that evaluation of impacts be based on scientific and factual data. We conclude, on the basis of all information presented, that other than the repeated use of the phrase "presumed to be less than significant", Scripps has failed to make a convincing case for the eventual finding of no significant impact.

Response: Most of the findings in the EIS/EIR regarding the significance of impacts to marine mammals and other special status species are based upon a combination of factors, including the types and degree of potential impacts to individual animals that are anticipated from currently available information, the numbers of animals that might be affected, the portion of the range of those animals that could be affected, etc. Generally, the standards of significance applied for determining the level of an impact on special status species through habitat reduction or impairment are framed in terms of potential impacts from the standpoint of the species as a whole. Many of the comments regarding the significance of impacts fail to distinguish between potential impacts to individual animals as compared to the species as a whole, fail to distinguish minor as compared to major impacts, and fail to relate the impact discussion to the standard of significance.

Since the significance conclusions are based upon a combination of factors, it is important to distinguish the level of uncertainty faced when evaluating each of those factors. Specifically, there is a considerably greater degree of certainty regarding the abundance and distribution of special status species than there is concerning the potential impacts on individual animals of various species at particular noise level exposures. A conclusion that a less than significant impact to the species will result from the project, even where information concerning one or more of these factors is uncertain, can be supported by information regarding the other factors if the combination of factors warrant that conclusion.

In most instances of the type identified in the comment, it is acknowledged as uncertain whether given noise exposures could produce behavioral disruptions, TTS or similar effects on individuals. However, it can still be concluded that potential impacts to those species are less than significant given the low abundances of animals in the study area, the infrequency of close encounters, and the relatively large range of most of the special status animals (and correspondingly small portion of the range affected by the ATOC source transmissions [i.e., 12-18 km radius of 120 dB sound field around source]). For example, even assuming, as calculated in one comment, that approximately one sperm whale would be exposed to 150 dB sounds

during the initial study period, and that this exposure could produce a TTS in that animal, that single event would not constitute a significant impact on sperm whales under the articulated standard.

As stated in the EIS/EIR, the conclusions regarding the significance of impacts for CEQA purposes are not intended to imply that less than significant impacts (i.e., potential annoyance or TTS in individual animals) are unimportant, only that they do not surpass the formal thresholds under CEQA that trigger various additional procedural requirements. In fact, mitigation measures (and a monitoring program) are applied to many of these less than significant impacts even though not strictly required by CEQA or NEPA, in response to the public concern that has been expressed regarding those potential impacts — a concern shared by the preparers and by the researchers involved in this project.

Comment: The National Research Council concluded that "Although we do have some knowledge about the behavior and reactions of certain marine mammals in response to sound, as well as about the hearing capabilities of a few species, the data are extremely limited and cannot constitute the basis for informed prediction or evaluation of the effects of intense low frequency sounds on any marine species." The DEIS consistently makes the error of concluding that if no evidence for a significant impact exists, the impact must be nonexistent, and in many cases overextends assumptions and inferences drawn from data on other species to conclude that impacts on marine mammals are likely to be less than significant. In may cases, evidence for significant impacts does not exist because no research has been conducted.

Response: See response to comment above. The National Research Council concludes that data in this area are limited, and research on the potential impacts of low frequency sound on marine animals is needed.

In each case of a finding of "less than significant," the EIS/EIR lists assumptions, available supporting data, and analyses for reaching that conclusion. The EIS/EIR considers that a potential impact is deemed to exist only if some evidence clearly exists on which to base that premise, or through the application of prudent scientific reasoning (e.g., the potential for causing TTS in a non-diving seabird must be rated as negligible). The CEQA criteria for significance are cited in the Executive Summary (CEQA Guidelines, Title 14. California Code of Regulations, Appendix G; University of California, 1991), as are the criteria for assessing the potential for non-negligible (acute or short-term impacts [Table C-1, 6 (a and b) and 7 (a-c)]) impacts on marine animals (adopted from MMC recommendations concerning these criteria).

Comment: The MMRP is not a well-controlled study, and cannot discover the most important impacts to the health of cetacean populations.

Response: A broad range of marine biological and acoustic research techniques were considered in developing the MMRP Research Protocol found in Appendix C. The control mechanisms have been thoroughly analyzed by independent scientists in order to optimize, within the limits of available funding and logistical resources, the potential for observing important biological and behavioral effects that cetaceans (and pinnipeds and sea turtles) could

exhibit. Researchers would use visual and acoustic methods to maximize the possibility of discovering any impacts, whether in the wild (vicinity of Pioneer Seamount), in acoustic playback experiments that would be directly relatable to species at the source site, or in threshold testing on captive animals in laboratory situations, also to be correlated with animals at the source site.

Comment: "Leq calculations indicate that less than significant increases in average ambient noise levels will occur..." You have not defined what "significant" means so this is meaningless.

Response: The commonly accepted standard of significance for noise impacts evaluates whether: 1) the project would generate noise that would conflict with local noise ordinances, 2) the project proposes land uses that substantially increase noise levels in areas of sensitive receptors, 3) whether the land use projected by the project is compatible with baseline noise levels, and 4) whether State of California and local guidelines for long-term exposures are exceeded. Since no formal noise standards apply directly to the activity, the applicable criteria is 2, whether there will be a "substantial" increase in noise. The use of Leq averaging procedures is commonly accepted when addressing noise impacts and for that reason conclusions regarding noise increases on an Leq basis are presented to be consistent with common practice.

In addition, extensive discussions of potential noise impacts are included in the EIS/EIR, and they are also evaluated under the criteria for significant impacts to special status species, discussed above.

Comment: The summary on the DEIS discussion of effects of ATOC on mysticetes, in Table 4.3.1.1.3-1 is a study in self-contradiction. On every one of the seven mysticetes listed there appear, under the column marked "Potential Effects", the phrases "Uncertain; however, no acute responses expected." The routine of self-contradiction and multiple caveats continues with the treatment of effects on odontocetes, pinnipeds, fissipeds, and sea turtles. Yet another tactic employed by Scripps on the assessment of impact is the illogical equating of "low rate of occurrence of significant effect" with the conclusion of "less than significant impact."

Response: See response to comment above. Uncertain does not mean unknown. Based on the best possible combination of available data and interpretation of scientific estimates of hearing specialists, marine biologists, and underwater acousticians (section 4.3.1.1), the EIS/EIR concludes that neither acute nor short-term responses (Table C-1) from mysticetes due to low frequency sound transmissions from the ATOC source would be expected. Note that "acute and short-term response" refers to the non-negligible criteria cited previously. This does not rule out the possibility that avoidance or abandonment of a local area of unpredictable radius around the source could possibly occur; this would likely be partial rather than complete (i.e., a reduced density or frequency of occurrence).

The comment on odontocetes, pinnipeds, fissipeds, and sea turtles is difficult to support, particularly in light of the fact that no more that four of these group/species (sperm whale, beaked whales, elephant seal, leatherback sea turtle) are believed to have any measurable possibility of approaching the source close enough to incur a TTS, and the potential for that

occurrence would be expected to be low. Temporary behavioral disruption could occur for those species with good low frequency hearing capabilities (e.g., baleen whales) that were within the 120 dB sound field during sound transmission (mostly 2% duty cycle), but because Pioneer Seamount has not been identified as an important habitat for baleen whales, it would be expected that the whale(s) would depart the area during the 5-min ramp-up if the sound annoyed them.

Comment: The DEIS/EIR states that Atlantic bottlenose dolphins and sea turtles receive sound through other body receptors and not solely with ear structures. Therefore, even if a species has not been documented to have low frequency hearing, it should not be dismissed as not being affected by the sound. The MMRP should have protocols to characterize potential effects to all species observed in the sound source vicinity, not just those with low frequency hearing.

Response: The EIS/EIR does not dismiss the potential for low frequency sound reception other than via ear structures as unimportant. The MMRP research protocols and shutdown criteria are designed to apply to any method of sound reception by the animals that would be under observation.

Comment: It is never made clear in the DEIS/EIR what the consequences to ATOC will be if the results of the MMRP prove inconclusive and it is never made clear that ATOC will not proceed if its transmissions are found to harm marine mammals and cannot be mitigated.

Response: Appendix C and text changes to Section 2.2 and Section 4 include the criteria that "Based on findings of no acute or short-term impacts (Table C-1, 6 [a and b] and 7 [a-c]) to marine animals during the Pilot Study, ATOC feasibility operations would be initiated (in accordance with the schedule provided as Table 1.1.2-1)." Climate-related transmissions would not commence until after review of the MMRP Pilot Study quick-look results by NMFS, MMC, MMRP AB, and PRSG, using the previously discussed criteria (see response above).

Comment: The DEIS uses CEQA terms of "significant" and "less than significant" but fails to offer bridging definitions to relate to federal MMPA terms of "negligible" and "nonnegligible." To fulfill environmental impact requirements for both California (CEQA) and NEPA, definitions that bridge this gap must be provided in the joint FEIS/EIR. The FEIS/EIR should provide definitions, which the DEIS/EIR lacks, of terms for effects on marine animals; e.g., significant effect, less than significant effect; minimal effect; adverse effect; unacceptable effect.

Response: CEQA definitions for significance are stated in the Executive Summary. The term "negligible", as related to SRPs, is not defined in the MMPA, CEQA, or NEPA. The dictionary definition of "negligible" is "so small or unimportant or of so little consequence as to warrant little or no attention" (Mirriam-Webster, 1994). Other definitions for the potential effects on marine animals are provided in Appendix B of the EIS/EIR. The EIS/EIR provides criteria for negligible vs. non-negligible that would be utilized in MMRP activities (see response above).

Comment: The document oversimplifies and overstates the section on irreversible environmental changes. While there is no evidence for massive impacts, it is still inappropriate to state that the protective measures in the proposed protocol "will prevent any irreversible harm to marine mammals or other organisms in the affected environment." In fact, the project could kill a variety of small organisms (during equipment deployment on the benthic fauna, through effects on nearby pelagic plankton and fish), but the overall effects on the marine populations are expected to be negligible according to information provided in the DEIS/EIR.

Text changes to the EIS/EIR reflect the response to this comment. Response: However, because mitigation measures (see Executive Summary) are included in the proposed project protocol to minimize any irreversible harm to marine mammals or other organisms in the affected environment, these activities are not expected to result in significant changes to the marine environment. Irreversible harm could occur on a localized basis to some organisms (e.g., lichens, mussels, barnacles, limpets, anemones) that might be physically impacted during equipment (i.e., source, cable) deployment. However, in relation to the approximately 18 million m2 on top of Pioneer Seamount, the acoustic source's footprint of 4.7 m2 is insignificant, as far as physically affecting benthic fauna or flora populations at the source site. The potential for the acoustic transmissions adversely impacting benthic fauna (that could not, or would not, depart the immediate vicinity of the source during the ramp-up period) or benthic flora in proximity of the source, would likewise not be expected to be significant in terms of population effects. Typically at the depth of about 980 m (where the Mesopelagic zone [200-1000 m] changes to the bathypelagic zone [1000-4000 m], there is no light at all (Castro and Huber, 1992), meaning no photosynthesis can take place. Hence, there should be minimal plant life (or herbivorous animals) on the seafloor where the source would be located, and any that would be there would not be expected to have low frequency hearing sensitivity (see Section 4.3.2.2, 4.3.2.3, and 4.3.2.4).

Comment: Although data concerning stock structure and population delineations are incomplete for many if not most of the cetacean species described in the EIS/EIR, there is no discussion of the relationship between the status of population sub-units and potential effects of the proposed project. If the analyses are based solely on cetacean (and in some cases pinniped) density and distribution information cited in the document, it is not clear if the potential for impacts are related to the percentage of individual animals of those that might be present within or pass through the project area over a season, a year, or the course of the project; or if these potential impacts are evaluated against a known population unit. This issue is addressed only in Appendix F where it is clear that the unit of analysis is the species level. In terms of assessing or determining the significance of potentially adverse impacts, it may be more appropriate to use population sub-units or stocks where these are known rather than species.

Response: Because data concerning marine animal stock structure and population delineation are incomplete for many of the protected species addressed in this EIS/EIR, most of the discussions in the section on the potential effects of low frequency sound transmissions (Section 4) deal with the possibility of impact on a particular species, based on that species' pertinent biological and spatial characteristics (i.e., low frequency hearing sensitivity, dive depth profile, distribution and abundance, and known behavioral patterns). The null hypotheses

presented in Appendix C would be tested by conducting the MMRP, which includes the study of both individual animals (e.g., playback studies and audiometric measurements) and groups of animals (e.g., pods of cetaceans via aerial, vessel or acoustic detection).

There is a difference between effects that might occur on a single animal of a large population (e.g., fish) and an individual within a very small population (e.g., minke whale). Thus, the low total number of individuals would make for a lower potential for encounter and possible impact; however, if that impact were to occur to one or more individuals of a relatively rare species (due to unpredicted clumping, age/sex class groupings, etc.), this could be construed as a significant impact. Based on the findings herein, the only documented evidence of good low frequency hearing capability is for baleen whales, none of which apparently dive deep enough to approach the source close enough to incur TTS. Sperm whales, some beaked whales, elephant seals and leatherback sea turtles can dive close to the source depth, but any evidence of low frequency hearing capability among these species is anecdotal to date. Among these, the sperm whale and leatherback sea turtle are federally listed as endangered. However, based on the data presented herein, the proposed action site (Pioneer Seamount) has not been identified as an important marine mammal habitat (i.e., feeding, breeding, migration route or comparable area).

If the MMRP goes forward, by virtue of its designated focused study area around the proposed source site, population sub-units or stocks local to California (or at least the eastern Pacific) would necessarily be the focal animals/sub-units used in assessing the potential for adverse impacts on protected animals. The best available estimates of the stock of marine mammal and sea turtle species that would be expected to reside or pass through the general EIS/EIR study area during the course of the proposed two-year MMRP are listed in Section 3.3.1. MMRP population distribution and abundance data collected would supplement these estimates and support future research efforts that could use population sub-units or stocks as indicator groups for determining the potential for low frequency sound impacts on marine species.

ISSUE 6: MMRP RESEARCH PROTOCOL 1. INDICATOR SPECIES

Comment: Sperm whales, which might be most affected, are not an indicator species? It would make more sense to focus on one (or two) key indicator species that will provide adequate data to make some meaningful conclusions. Focus field behavioral studies on target species, those that may be most affected by the ATOC sound source; limit target species to the top two or three.

Response: The expected low abundance of sperm whales in the vicinity of the Pioneer Seamount makes it infeasible to target that species as an indicator species for the MMRP in that area. However, boat-based acoustic playback experiments with sperm whales are planned for the Atlantic Ocean (off the Azores and/or the island of Dominica) by Dr. Jonathan Gordon of Oxford University.

It is appropriate to focus on key indicator species (see MMRP Research Protocol, Appendix C).

Comment: I would like to see less money focused upon one trophic group (top carnivores). I believe a smaller amount of money could yield more far-reaching results if it were spent on projects such as determining sound behavior in the oxygen minimum zone (OMZ)/deep scattering layer (DSL), local marine fish auditory/lateral line thresholds,...fish behavioral responses to low frequency sounds, and crustacean/cephalopod auditory capabilities/potential impacts.

Response: There is a fairly well-defined OMZ in the oceanic water column at around 500 m, where the amount of oxygen can drop to nearly zero (Castro and Huber, 1992). The DSL, made up of fishes, krill, shrimps, copepods, jellyfishes, squids and other midwater animals, lies at depths of 300-500 m during the day, but at sunset rises closer to the surface. The MMRP Research Protocol (Appendix C) targets those marine species believed to be most susceptible to potential effects of low frequency sound, regardless of their habitat and predicted activity locations within the oceanic water column. Commercially-taken species of fish, crustaceans and cephalopods would be monitored through MMRP actions (see Appendix C, responses to Issue 5 above, and Section 4.3.2.3.1). Direct measurements of the DSL will also be made.

ISSUE 6: MMRP RESEARCH PROTOCOL m. RAMP-UP TIME

the source is hard to localize?

Comment: The proposed ramp-up time of 5 minutes preceding each signal may be too short to allow nearby animals to swim away. How would animals know which direction to swim, if

Response: The 5-minute ramp-up is designed to alert nearby animals to the onset of a transmission. It starts at 165 dB (0.26 W) and increases 6 dB each minute for five minutes. During that five minutes, an animal would have to swim a maximum of 178 m to be outside the 150 dB isopleth (the sound level believed to be the threshold of potential TTS). This is equivalent to a swim speed of 0.6 m/s, which is well within the capability of all marine mammals, sea turtles, and fish.

Humans have difficulty sensing the location of a source of low frequency sound, especially so underwater. Some commenters have therefore assumed that marine animals are similarly handicapped, and might have difficulty determining which direction to swim away from the source. In fact, according to Atena et al. (1988) and Webster et al. (1992) marine animals have evolved specifically to process underwater sound and possess a far superior ability to localize or pinpoint the source of a signal.

One commenter confused the 5-minute ramp-up period with a provision in the Pilot Study MMRP protocol (Appendix C, page C-6) to start with a signal level of 185 dB (26 W) for the first two experimental periods, then increase to 195 dB (260 W) for the following observation periods. This approach is termed "varying the sound source level", not "ramping-up" the signal.

ISSUE 6: MMRP RESEARCH PROTOCOL n. MITIGATION MEASURES

Comment: The mitigation measures proposed in the DEIS/EIR do not ensure avoidance of significant impacts to marine mammals. CEQA requires that mitigation measures avoid even less than significant impacts. Since the MMRP is a part of the project and a study to determine project impacts, it is not a legitimate mitigation measure under CEQA. Monitoring of impacts is not an appropriate mitigation measure. An appropriate mitigation measure would include a provision that ATOC would not proceed unless it us determined by the MMRP that it will not have significant adverse impacts on marine mammals. The mitigation measure wording should be more precise and legally binding.

Response: For the reasons set forth in the EIS/EIR, all of the potential impacts of the project are believed to be less than significant as defined under CEQA, particularly after application of the mitigation measures proposed in the EIS/EIR. In any event, neither CEQA nor NEPA require that mitigation measures eliminate or reduce all potential impacts to a less than significant level. Instead, CEQA requires, and NEPA suggests, that all reasonable and feasible mitigation measures be applied to potentially significant impacts to reduce them to a less than significant level. If potentially significant impacts remain after the application of mitigation measures, CEQA guidelines state that the project may nonetheless be approved if there are "overriding considerations." NEPA also allows projects with the potential for significant impacts to be approved (e.g., the Business Administration Building on the University of California, Berkeley Campus; U.C. Regents, 1990). As to this project, all potential impacts have been determined to be less than significant and additional mitigation measures are not required.

The MMRP, as well as various other project components that serve to reduce the potential for impacts, were identified as mitigation measures for CEQA purposes primarily to respond to concerns that otherwise these measures might not be enforceable. By identifying these project elements as mitigation measures, compliance would be enforced through a CEQA mitigation monitoring program. All of the mitigation measures identified in the FEIS/EIR would be made enforceable conditions of project approval.

The MMRP consists of more than a monitoring program, although observation and monitoring of marine mammal responses to the ATOC sounds would, of course, be part of that effort. The MMRP's principal mitigation value is derived from the feedback of MMRP results into ATOC decision-making, particularly the decision following both the Pilot Study and two-year MMRP research phases concerning whether or, how best, to proceed with any long-term ATOC experiment. The comment that these elements of the MMRP are not clearly articulated has been addressed through revisions to the MMRP Research Protocol at Appendix C. See also response to comment above regarding shut-down guidelines.

ISSUE 6: MMRP RESEARCH PROTOCOLo. SAMPLE SIZES FOR VESSEL AND AERIAL LINE TRANSECT SURVEYS

Comment: Sample sizes for vessel and aerial line transect surveys seem totally inadequate, considering they are only executed 2 times every month for vessel and 1 time every other month for aerial surveys. The cetacean behavioral observations are designed to be comprehensive; however, the observations planned for before, during, and after ATOC transmissions may be impossible to collect. This protocol relies on finding cetaceans at the appropriate time and being able to track them throughout, despite the low odds of having transmission days and vessel-worthy days coincide at the 2% duty cycle...has a power analysis been performed to optimize this particular aspect of the MMRP? Data gathered from the preliminary baseline period will be used to assess how large a sample size is needed to get statistical power and conclusive results. What is the protocol if the data show that the data set is too small? Early assessment of data collected during the preliminary baseline period [at the Sur Ridge site (preferred site)] indicate that in fact the potential sample size will be small. What changes are likely to be made to assure that the data set is large enough for statistical significance, especially since the conclusions from that data set will advise the commencement and operation of ATOC transmissions?

Response: With the shift of the proposed source site from Sur Ridge (preferred site) to the Pioneer Seamount (Alternative 3-1), modifications to the MMRP Research Protocol were necessary (see Appendix C). This revised protocol has been reviewed by a number of independent marine mammal biologists, acousticians and statisticians in order to maximize the potential for collecting adequate data points and, hence, sufficient statistical power on which to base MMRP Research Team conclusions. The California MMRP Principal Investigator (UCSC) has incorporated the results from the preliminary baseline data collection efforts at the Sur Ridge site into the revised research protocol, and a statistical power analysis has been completed for the research effort at the Pioneer Seamount site to ensure that the data set is large enough for statistical significance (see Appendix C).

ISSUE 6: MMRP RESEARCH PROTOCOL p. SOSUS ACCESS

Comment: The DEIS/EIR states that acoustic data from the existing U.S. Navy Sound Surveillance System (SOSUS) listening network will be an integral part of interpreting movements and behavioral impacts among marine mammals. To date, these data have not been made available to the MMRP researchers, nor will they be available to researchers lacking the necessary security clearance. The FEIS/EIR should clarify the status and plans for access to the SOSUS data, and if they are limited, explain the consequences on the MMRP's ability to assess short-term behavioral impacts to marine mammals.

Response: There are two elements to responding to this comment. First, what is classified by the U.S. Navy with respect to the SOSUS passive arrays are their specific locations ("love points"), the line of bearing (LOB) of the array, and their detection envelopes (ranges of detection of different acoustic sources based on frequency, source level and aspect of the source, and transmission loss through the water medium). However, processed data that emerges from the ATOC data center (e.g., relative acoustic travel times) will be unclassified and available to the public.

Second, there is the issue of using available SOSUS arrays to monitor vocalizations of marine mammals. This would have been relatively straightforward at the Sur Ridge site (preferred site). There will still be some monitoring capability at the proposed Pioneer Seamount site (Alternative 3-1) from the Pt. Sur SOSUS array (receivers can be "steered" to listen in the direction of Pioneer Seamount), but not equal to that which would have been available for the source at Sur Ridge. The Pt. Sur Naval Facility has been declassified and is accessible to all qualified researchers (e.g., Naval Postgraduate School, Monterey Bay Aquarium Research Institute, University of California at Santa Cruz, Moss Landing Marine Laboratory, etc.). What remains classified are the love points of the array and its LOB. These specifications are needed at the front end of the acoustic data reduction and processing procedure, which will normally be performed by MMRP Research Team members. The processed data desired by most marine mammal biologists (i.e., vocalization parameters, levels, times, durations, locations, etc.) will be unclassified and available to the public.

To make up for the decrease in passive acoustic detection capability from the Point Sur SOSUS array, the MMRP research protocol will employ a variety of supplemental sensors (VLA at the source, vessel-towed HLA, and sonobuoys).

ISSUE 7: SOUND FIELDS

a. NRC FINDINGS REGARDING THE "120 dB" CRITERION

Comment: While 50% of the whales avoided continuous sounds at levels of 117-123 dB, depending upon the stimulus, the most sensitive 10% avoided drill ship sounds at levels of 110 dB. If grays respond to the ATOC source as they do to drill ships, then the most sensitive 1/10 of the 20,000 migrating whales that were within the 110 dB exposure zone during transmission might show behavioral disruption. Monitoring of migrating gray whales and of the actual inshore sound levels is very important, since most of the species migrates relatively close to the predicted impact zone.

Response: The National Research Council, Ocean Studies Board, stated that the "120 dB criterion" refers to a level of sound that has been identified informally as a level above which acoustic effects on marine mammals might occur. They concluded that although the field studies from which this criterion was derived "provided estimates of the sound exposure level in the vicinity of the animals while their behavior was being observed, there was considerable variation with some animals reacting at lower levels and some not reacting at considerably higher levels."

As the commenter noted, "most of the world's gray whales migrate inshore of the ATOC source. Whether the 110 dB contour overlays the gray whale distribution is critical for predicting impact." In fact, the majority of southward-migrating gray whales (94%) stay within 1.6 km of the shore in the area of the sound source and most northward-migrating gray whales stay inside the 183 m depth contour (about 2 km offshore). At this distance from the sound source (88 km offshore), the intensity of the sound field will be substantially below 120 dB, as shown in Section 2. Any gray whales found as much as 15 km from shore would be exposed to levels <110 dB; thus behavioral disruptions of gray whales based on reaction to the source transmissions can reasonably be expected not to occur.

Because gray whales (and other mysticetes) show at least subtle reactions at received levels at or below 110 dB, the MMRP will measure the ATOC sound levels reaching nearshore waters, and initiate work on gray whales (i.e., make them an indicator species) if actual received levels of ATOC sounds in nearshore waters significantly exceed the now-predicted levels.

ISSUE 7: SOUND FIELDS

b. DOCUMENTED MYSTICETE RESPONSES TO 120 dB RECEIVED SOUND LEVEL

Comment: Received sound levels of 120 dB have produced some minor detectable changes in the behaviors of certain marine mammals. The concern is that while these changes are subtle there is a possibility that minor changes may have major consequences to marine mammal populations. The commenter cites a study of the effects of low-level flying fighter jets on caribou which showed that the reaction of the caribou was subtle, yet resulted in significantly increased calf mortality.

This response is based on Murphy et al.'s 1993 report Behavioral Response: Responses of Caribou to Low-altitude Jet Aircraft, which was the final report for the period 1989 to December 1993. During three 7-10 day field sessions, the reactions of 268 groups of caribou to 159 overflights by A-10, F-15, and F-16 jet aircraft were recorded. Approximately 50% of the animals showed some degree of overt behavioral response, but only 13% of the overflights caused animals to move. Although one of the conclusions of this study was that cowcalf groups were more sensitive to aircraft disturbances than juvenile/adult groups, there was no recorded evidence of calf mortality associated with any of the overflights (Murphy et al., 1993). Unlike caribou that may be disturbed periodically while traversing their entire migration routes. any low frequency sound-sensitive marine animals (e.g., baleen whales and possibly sperm whales and elephant seals) that may travel in proximity of the ATOC source would be subjected to an individual point source for that specific time that the animal(s) were close enough to itduring the 2-8% transmission cycle—to hear the generated signals. Comparatively speaking, the ATOC source presents the potential for limited spatial exposure, whereas, aircraft overflying caribou migration paths can potentially cause recurrent disturbance to the animals. As no known migration pattern or reproduction area of any marine mammal species overlays Pioneer Seamount (EPA, 1993), it is unlikely that any possible minor changes in behavior could have significant long-term adverse effects on the animals, or their reproduction activities. Nevertheless, independent long-term studies of whale and pinniped populations by NOAA/NMFS will continue, and through these monitoring efforts any long-term impacts should be recognizable.

ISSUE 7: SOUND FIELDS c. COMPARISON OF NATURAL AND HUMAN-MADE UNDERWATER SOUNDS (INCLUDING ATOC)

Comment: Natural and human-made levels of noise should not be equated. Marine animals have, over evolutionary time, most certainly become adapted to filtering out natural noise. The same cannot be said for the recent addition of human-made noise.

Response: The section in question (Section 4.3, masking) does not attempt to "equate" natural and human-made noise levels. Masking is a natural and highly variable phenomenon to which marine mammals are well adapted. Hence, marine mammals undoubtedly can tolerate, with few or no negative effects, some [human-made] increase in masking relative to natural levels (Richardson et al., 1991). Discriminatory hearing abilities of baleen whales have yet to be documented, but some other groups of marine mammals (particularly toothed whales) can discriminate intensities, frequencies and directions at levels comparable to or better than those of humans. Bearing this in mind, the hypothesis of Payne and Webb (1971) on the potential hearing abilities of baleen whales is in line with most data on other marine mammal hearing abilities. However, there are few data on hearing abilities of any marine mammal species at the low frequencies generated by baleen whales.

Comment: Figure 4.3.1.1.2-1: This seems to be a ridiculous comparison between a moving and stationary source.

Response: This figure is not meant to portray a supertanker transit lane over the Sur Ridge site (see text change) but, rather, it attempts to make a meaningful analogy between the sound fields of the stationary ATOC source and the sound fields associated with a moving source, like a ship (the primary source of low frequency sound in the world's oceans). See also response to comment Issue 7e below.

Comment: The EIS should be expanded to describe: 1) differences in low frequency sound transmission patterns and dissipation rates from surface vs. deep water sources; 2) possible differences in types and levels of background noises that might mask and affect responses to surface-generated and deep water-generated sounds; 3) possible differences in response to narrow- and broad-band sounds; 4) how the perceptions of and responses to low frequency sounds may vary if the sound source is stationary vs. moving.

Response: Section 2.2.1.1 covers the modeled propagation patterns and transmission losses for the ATOC deep water source. When a source and/or receiver is very close to the sea surface, the surface reflection of the sound can interact strongly with direct sound radiation, creating interference patterns that can cause transmission loss variability of up to twice that of normal spherical spreading. However, in the presence of a well-defined surface duct (at least 10 m deep from the surface), transmission losses can decrease to one-half that of spherical spreading. The ATOC source presents a different type of low frequency sound in the ocean because it is located at such a great depth, compared to most human-made oceanic sounds, which

occur in the upper water column (ships/boats/thrillcraft, oil industry operations, aircraft noise, commercial and Navy active sonar transmissions).

Natural deep-water generated sounds include earthquakes, volcanic eruptions and vents along the edges of tectonic plates. All these natural and human-made noises might mask some signals to and by marine mammals. Some toothed whales seem able to adjust the frequencies of their echolocation calls, within limits, in order to avoid frequencies where background noise levels are high (Au et al., 1974, 1985). See also response above.

Many species can produce both broadband and narrowband calls containing energy at a variety of frequencies or, at different times, produce narrow band calls at varying frequencies. When communication at one frequency is masked by strong human-made or natural noise, the calls or call components at other frequencies may still be audible (Richardson et al., 1991).

The principal difference in how a marine animal may perceive and respond to low frequency sounds emanated from stationary vs. moving sources include the following: 1) if the moving source happens to intersect a migration route or primary marine animal habitat, the animal must make substantial adjustments to its behavioral pattern to elude the source so as to avoid collision, and possibly to reduce acoustic interference; 2) moving sources can produce loud noise levels over a much larger area (see Figure 4.3.1.1.2-1).

Comment: The discussion of comparisons between natural and human-induced noise, and of sound transmission through the water and through the air, including Table 1.1.3-1 ("Natural and human-made source noise comparisons") is misleading.

Response: The EIS/EIR includes changes to the text and Table 1.1.3-1 that address this comment.

Comment: Fully explain the similarities and differences between the ATOC sound source (fixed location, moderate duration, repeated regularly, and deep) vs. those compared in the document (moving ships and drilling rigs), particularly as these characteristics influence the impacts on marine mammals.

Response: With the exception of the question on drilling rigs, this comment is addressed in previous responses above. Richardson et al. (1991) noted that cetaceans apparently avoid stationary industrial activities such as dredging, drilling and production when the received sounds are near-surface and intense, but not when the sounds are barely detectable (e.g., <10 dB above ambient). Some cetaceans do enter areas that are strongly ensonified by stationary industrial operations. For example, some beaked whales behaved normally in some areas ensonified by dredging noises at the construction site of an artificial island in the Beaufort Sea during 1980. Richardson et al. (1985c, 1990b) speculated that this may have meant that the whales habituate to noise from an on-going construction operation even if they are disturbed when they first encounter it. The radius of avoidance around industrial sites is normally considerably smaller than the radius of audibility (Richardson et al., 1991). Whether there is any reduction in utilization of areas that are ensonified but beyond the radius of demonstrated

avoidance cannot be determined from the available evidence. The MMRP would provide valuable information to help resolve this issue (See Appendix C).

ISSUE 7: SOUND FIELDS d. AIR VS. WATER STANDARD

Comment: The DEIS/EIR...goes on to present Table ES-1 (Relationship of sound level of common sounds in air and water [20-1000 Hz]), which is completely worthless and without factual basis. The purpose of this table is clearly to make ATOC seem less loud to us, compared to familiar, in-air, sounds.

Response: A similar table is presented in the National Research Council's Low-Frequency Sound and Marine Mammals; Current Knowledge and Research Needs. All data points in this table are referenced in the EIS/EIR. Note changes to the EIS/EIR version of this table, which also respond to this comment.

Comment: Using a conversion of 61.5 dB (rather than 26 dB) between sound power levels in air and water is unjustified, because we do not know which acoustic stimuli (energy flux or sound pressure) is the important one for hearing loss in marine mammals. The DEIS/EIR neglects to note that the NRC publication uses a conversion factor of only 26 dB, not 61.5 dB. Further, the DEIS/EIR itself uses only a 26 dB conversion factor in Section 4.5.1.1.

Response: Fay (1988) in Hearing in Vertebrates: a Psychophysics Databook noted that the commonly accepted term for underwater conditions is "sound pressure" ([particularly for] fishes and marine mammals) and for in-air conditions "sound pressure level, or SPL." He goes on to note that proper comparisons of hearing sensitivity in air and water are difficult to make, but one common method of comparison is to express both air and water thresholds in units of "sound intensity," (i.e., units of power/unit area; e.g., Watts/cm2) which takes into consideration the impedance of the medium. Using logarithmic units for comparison between sounds in air and in water we find that for equal intensity or energy transfer in each that the pressure levels must vary as:

10 $Log[(\rho c)water/(\rho c)air] = 35.5 dB$

For years the reference level for sound in air has been $20 \mu Pa$, and in water only $1 \mu Pa$. These are not air-to-water sound level conversion factors, they are units, just as we measure highway distances in kilometers or miles and people's height in meters or feet. So when, as in the NRC report, we add $26 \, dB$ to in-air values, it is only to make the units of both measurements the same. Hence $26 \, dB$ should be added to $35.5 \, dB$ to derive the 61.5 correction factor between air and water. We have adopted this convention, based on interpretation of the studies and analyses of a number of experienced acousticians (e.g., Potter, Berenak, Ellison).

The NRC publication does, in fact, acknowledge that "The difference in reference pressure level [not energy flux] is one complication in comparing sound in air with sound in water. Another is that, because the impedances of air and water differ, the actual power flow in them differs even if the pressures are the same. For example, a spherical sound source radiating a pressure of 1 dyne per square cm in air generates about 2.5x10-9 Watts per square cm. The

same source in water radiating the same pressure generates about 4.7x10-13 W/cm2--an intensity ratio of about 5,000." This calculation (and Fay's, 1988) produces an intensity ratio of approximately 3550 (35.5 dB); thus, if anything, the estimates in the EIS/EIR are conservative, if compared with those of the NRC publication.

Regarding the comment that "the DEIS/EIR itself uses only a 26 dB conversion factor in Section 4.5.1.1," the calculation in question refers to a minimum human audibility level in water that was referenced to 20 μ Pa. Because the value was already a water standard, only the 26 dB correction factor need be applied to convert to a reference of 1 μ Pa.

Comment: Table ES-1 and related text clearly imply that power is the appropriate acoustic feature for perception of loudness and for auditory damage. This leads to a water standard that has much higher pressure levels for comparisons with the air standard. The NRC publication considered this issue, but did not include the intensity correction in such a table, and noted the different relationship between pressure and power in the two media. There are insufficient data on either hearing loss or perception of loudness in marine mammals to justify choice of one feature over another (pressure vs. power). This part of the EIS is not correcting a misconception as much as pushing a particular hypothesis about biological impact that has not yet been subject to empirical testing.

Response: No particular hypothesis is involved, rather the application of standard scientific methods to enable comparison between in-air and in-water sound intensities. See also response above.

ISSUE 7: SOUND FIELDS

e. ACOUSTIC THERMOMETRY SIGNAL LEVELS VS. AMBIENT NOISE LEVELS IN SOUND CHANNEL

Comment: Why are ambient noise levels in the deep sound channel tabulated in the EIS, higher than expected? Why use surface ambient noise levels for comparison with ATOC signals, rather than deep sound channel levels. ATOC's contribution to human-made noise in the deep sound channel must be quite substantial.

Response: There is a common perception that the ocean is much quieter at depth than near the surface. In fact, sound propagates efficiently in the ocean so that ambient (low frequency) noise levels at 4000 m depth are typically only 5 dB less than at 100 m (Morris, 1978). At 1000 m, in the sound channel, ambient noise levels are normally only 2-3 dB less than near the surface (Morris, 1978). At higher frequencies, the vertical variation is even less. Horizontal variation of ambient noise (up to 35 dB) and time variation are both much greater than vertical variation. As stated in Section 3.2.4.3, a good estimate (from 1990-94 IRAS data) of mean ambient noise level at 75 Hz and 120 m depth in the region of the study area would be 74-91 dB. It follows that the corresponding noise levels in the deep sound channel would be approximately 71-88 dB.

Most life in the ocean exists near-surface, in the photic zone (Castro and Huber, 1992) and it is generally appropriate to use near-surface ambient noise levels for comparison with ATOC sound levels. Signals will -- at long horizontal ranges -- be almost as high 100 or 200 m below the surface as at deep sound channel axis depth. As marine mammals are much more abundant in the upper 200 m than at axis depth, it is important to consider ambient noise near the surface. For those animals that dive to the axis of the sound channel and beyond, ambient noise levels are likely to be 2 to 3 dB less.

Section 1.1.3 explains the phenomenon of trapping sound energy in the deep sound channel for great horizontal distances, although the signal level would be below ambient there.

ISSUE 7: SOUND FIELDS

h. 150 dB CRITERION FOR TEMPORARY THRESHOLD SHIFT

Comment: The analysis that TTS occurs at received levels ≥150 dB is extrapolated from human data. Hollien (1993) has stated that lower levels than this may cause TTS, and that it may not be conservative to extrapolate from studies of underwater hearing in human ears (which are adapted for hearing in air) to ears of marine mammals which are adapted for underwater hearing. Terrestrial mammals tend to show TTS when exposed to sounds >80 dB above their hearing threshold. Whether a similar dynamic range is characteristic of ears underwater has never really been tested for marine mammals. Until such data are provided, it may be over-confident to assume no impact to exposures <150 dB. The MMRP Advisory Board provided the following comment: "ATOC documents assume that hearing damage and/or TTS will not occur if received levels of ATOC sounds are <150-160 dB. The Advisory Board notes that this assumption may or may not be true, but that there are no supporting data from marine mammals. This and other auditory parameters may vary widely among the main marine mammal groups."

Response: There are no broad-based, direct, calibrated, quantitative, measurements of marine mammal TTS underwater that have been subjected to lengthy and detailed peer reviews and discussions. MMRP marine mammal bioacousticians therefore sought indirect evidence from research in the field of otology (a medical specialty concerned with the inner ear). Section 4.3.1.1.1 of the EIS/EIR explains in detail the reasoning used to establish 150 dB as the threshold for potential TTS to marine mammals. The EIS/EIR also states: "If a value lower than 150 dB is appropriate, then the received level that would cause TTS could be less than the assumed 150 dB." Conversely, the 150 dB value could just as easily be too conservative, meaning that it would require a value higher than 150 dB for marine mammals to incur TTS. Scientific research always involves some measure of uncertainty, and the MMRP proposed here is no different. A key question is how great is the potential of low frequency sound for causing physical auditory effects on marine mammals? In order to put this question into proper context, the following facts have been considered:

- To perceive sound, all mammals, terrestrial and marine, rely upon the same anatomical reception device, the cochlea (Ketten, 1992). Whales, dolphins and seals have ears like land mammals that are essentially a fluid-filled bony spiral containing a resonating membrane and a series of frequency-pressure-energy detectors. Marine mammals' inner ears are different from land mammals so that they can accommodate rapidly changing pressures encountered in deep dives, and dynamic ranges of acoustic power several magnitudes greater than in air. These adaptations could possibly decrease the potential risk of injury from high intensity underwater noise (Ketten, 1994).
- There is no evidence to suggest that marine mammals have better hearing acuity in water than terrestrial mammals do in air--if they do, the 150 dB value could be too high; if they do not, it could be too low.
- For any marine animal to detect and react to low frequency sound, that animal must exhibit sufficient sensitivity in the appropriate frequency band. In this case the ATOC source

frequency band is 57.5 Hz - 92.5 Hz. Currently available data indicate that there are very few marine animals that appear to have the required sensitivity; among them are the baleen whales, and possibly the elephant seal, the sperm whale, and the leatherback sea turtle.

- Many baleen whales regularly produce low frequency sounds with source levels in the range of 180-190 dB. There is no evidence that this causes self-inflicted injury or TTS (it is unknown if they have an auditory reflex to protect themselves from their own calls), or affects nearby whales in any negative way (there is no evidence whether or not they emit calls at high source levels when conspecifics are nearby); and it is unlikely that the animal calls would be so strong if they did have these types of negative consequences (Richardson, pers. comm., 1995).
- In the course of their life underwater, all marine animals are subjected to low frequency noises from ships, volcanoes, earthquakes, landslides, lightning strikes, polar ice movements, oil and gas exploration and production activities, and most routinely, from storms at sea. These sound sources can generate sound levels of 185-280 dB.
- The National Research Council's Low-Frequency Sound and Marine Mammals; Current Knowledge and Research Needs states: "At its typical speed of 15 to 22 kts, the average supertanker produces a source level (calculated at 1 m from the source) having a spectrum level (energy in a 1 Hz band) of about 187 dB at 50 Hz and about 232 dB at 2 Hz.
- In order for any marine animal to encounter the 150 dB isopleth around the ATOC source at the proposed Pioneer seamount site, it must be capable of diving deeper than 800 m. The only marine mammals that are known to have the capability to dive this deep are the sperm whale, some beaked whales, the elephant seal, and the leatherback sea turtle.
- On the rare occasion that an animal happened to be located within the 150 dB isopleth (at >800 m depth) during the 2%-8% of the time that source transmissions would be scheduled, it is assumed that if the animal considered the sound annoying during the 5-min ramp-up period, it would simply depart the area. All marine animals that are suspected of having low frequency hearing capability have adequate swim speed to accomplish this.
- If all the variables happened to coincide (animal is low frequency sensitive, is located within the 150 dB isopleth during the 2%-8% that the source is on, and the animal chooses not to, or is unable to depart the area during the 5 min ramp-up period, and remains within the 150 dB isopleth for most or all of the 20 min transmission) a TTS could be incurred by the animal. It should be noted that a single or occasional mild TTS would not be life-threatening, and would have no long-term effects on hearing ability (Richardson, pers. comm., 1995). It is expected that repeat exposures, necessary for injury beyond TTS (i.e., PTS), would be very rare given the small size of the sound fields compared to the range of exposed animals.

ISSUE 8: BIOLOGICAL ENVIRONMENT

a. MARINE MAMMAL REFERENCES

Comment: "... there is no evidence that whales respond to one another over ranges greater than about 20-25 km." I believe SOSUS data have shown that blue whales change course to avoid Bermuda at ranges greater than 20-25 km, which may mean they are listening to far away acoustic clues.

Response: Until any data that supports this belief is processed, analyzed, and subjected to peer review, it must be stated that there is no evidence that whales respond to one another over ranges greater than about 20-25 km (Watkins, 1981b). Furthermore, reactions to conspecifics vs. possible reactions to a huge inanimate object (Bermuda) are not comparable phenomena (Richardson, pers. comm.,1995).

Comment: Section 3.3.1 is sloppy. There are good primary references to many of the points made, rather than the secondary, tertiary or personal communications that are cited.

Response: Many of the secondary, tertiary and personal communications references have been replaced in the EIS/EIR by primary references.

Comment: Tables 4.3.1.1.1-1 and 4.3.1.2.1-1 could be made more useful by adding a column indicating the known or presumed biological functions of the vocalizations listed in the column titled "Signal Type."

Response: The few data that are available are, either included in the text of the document, or available in the references cited. The addition of this information in these tables is beyond the scope of the document; moreover, much of what would have to be included would be of a speculative nature.

ISSUE 8: BIOLOGICAL ENVIRONMENT

b. <u>POPULATION ESTIMATES (INCLUSIVE OF DIVING ANIMALS AND MULTIPLE TAKES)</u>

Comment: It is noted that short-finned pilot whales essentially vanished from southern California waters (cause unknown, perhaps El Niño). This raises an important question: "if one or more species show a population change during this two-year study and there is an El Niño or other "extrinsic" event, how will "blame" be assigned?" For example, could the MMRP's conclusions be disputed on the grounds that local boat traffic had increased above some unknown threshold during the period? I see this as insoluble, and it vividly illustrates the need for more basic research on the natural history of marine mammals so that we understand, or at least can quantify, non-anthropogenic population fluctuations.

Response: The MMRP Research Protocol emphasizes the ability to detect any acute or short-term effects (Table C-1) on a marine mammal that could be related to ATOC source transmissions. The EIS/EIR explains the methodologies available for the MMRP to determine if there may be any other short-term effects from exposure to the signals (i.e., behavioral disruption and habituation), or long-term effects (i.e., displacement, stress, masking), or indirect effects (i.e., impact on the food chain). If one or more species would show a measurable population change (via aerial survey techniques) during the proposed ATOC operations, all known and quantifiable extrinsic oceanic events (natural and human-made) would be included to the greatest extent feasible in the final analysis of the MMRP Research Team to attempt to ascertain the most likely reason for the change.

There is indeed a need for more basic research on the natural history of marine mammals.

Comment: The statement in the Executive Summary that "estimates of the numbers of animals that could be affected were high because NMFS recommended including estimates of populations for the entire eastern Pacific stocks of most species as "worst case" or "upper bound" scenario" is deliberately misleading. The reason that entire eastern Pacific stocks of some species needed to be included is that the whole of these populations could (were thought to) migrate within the area influenced by ATOC (Zone of Influence). Also, the estimates may very well not be high--may even be low, since multiple takes of the same individual are not considered in the estimates.

Response: As noted previously, in the absence of data on the potential effects on marine mammals, it is not possible to accurately estimate the numbers that could potentially be harassed by low frequency sound transmissions. Thus, NMFS recommended including estimates of species/populations for entire Pacific stocks. However, it is inconceivable that the entire population of any animal species could migrate within the area influenced by the ATOC source transmissions (particularly if the zone of influence were established as the 120 dB sound field-see Section 2.2.1 sound field plots). Source sound levels (and ambient noise levels) in the deep sound channel are addressed above in Issue 7. Theoretically, animals could be exposed during each source cycle "on" period; exposures which would be considered multiple takes. However,

because the proposed site is not believed to be a highly sensitive habitat (i.e., feeding, breeding, migration route or comparable area) the potential for multiple takes is expected to be minimal.

Comment: In Section 4.3.1.2.1, there is a calculation of the number of sperm whales likely to come within the 150 dB contour. When calculations are carried out correctly (including the whales missed when diving, the proportion of time at depth, the tidal sampling and the mean speed of movement of whales), the number of sperm whales affected is increased by more than a factor of 100.

Response: That calculation is in error in the DEIS/EIR, and it is corrected in the EIS/EIR. Based on best available data and information from NOAA (NMFS/SWFSC, 1995), the number of whales that could potentially be affected is increased by a factor of 1.5 (i.e., 1.5% of the total N. Pacific population vice 1% in the DEIS/EIR).

Comment: Are population estimates corrected for diving animals being missed on surveys (table 3.3.1-1)? If not, numbers of sperm and beaked whales will have been serious underestimates.

Response: Sperm and beaked whales are underestimated in the DEIS/EIR as no correction factors were applied. The EIS/EIR applies appropriate correction factors for these species (1.5x vice 1.0x for sperm whales, 2.0x vice 1.0x for beaked whales) based on information from NOAA (NMFS/SWFSC) (Barlow, pers. comm., 1995).

Comment: The population estimates for the proposed sound source area seem unusually low. The numbers are compounded by calculations of average densities in the study area (e.g., less than 1 sperm whale per 1000 km2). Most of the marine mammal species do not travel singly, so this evenly spread distribution does not reflect the patchy nature of marine mammal populations. Where the probability states that 1 animal may be affected, the actual number of affected animals is likely to be somewhat larger (e.g., small cetaceans, pods may be counted in hundreds or thousands; California sea lions also travel in groups, as do sperm and other whales).

Response: Most marine mammal species do not travel singly. However, in attempting to use pertinent statistics to illustrate the potential for an animal, or animals, being in proximity to the source during transmission, it is inherently difficult to account for the patchiness of populations. Thus, in order to ensure conservative calculations, one or more of the variables have been increased to account for the possibility of multiple animals and the patchiness of populations (e.g., it is assumed that sperm whales spend 10-20 % of their time at depths >800 m, when in actuality they probably spend less then 5% of their time below 800 m [Lockyer, 1978]).

Comment: How will researchers detect, observe, and monitor distant marine animals avoiding the project and sound source area? What about those that are not at the surface, but at depth? And, those that cannot be acoustically tracked because they are not vocalizing?

Response: Although the 1994 NRC report downplays the use of 120 dB as a criterion for a level of sound that has been identified informally as a level above which acoustic effects on

marine mammals might occur, the MMRP has chosen to use that value as an outer sound field boundary for dedicated observation and monitoring efforts. Section 2 gives the estimates for the radius and areal extent of this sound field, which delineates the region that the MMRP must focus upon.

Animals that are not at the surface during visual survey (approximately 40 km x 40 km box centered on the source site) and observation efforts, and do not vocalize while underwater in the local area, will necessarily have to be accounted for using the best available correction factors (NOAA/NMFS/SWFSC, 1995). Animals that vocalize while below the surface will be monitored acoustically (see Appendix C for estimates of acoustic coverage for all passive hydrophone arrays expected to be used during the MMRP).

ISSUE 8: BIOLOGICAL ENVIRONMENT c. SUMMARY TABLE OF POTENTIAL IMPACTS AND MITIGATION MEASURES (TABLE 4.1-1)

Comment: This table is riddled with problems, and seems to ignore or downplay cited, relevant research. Also, increased stress, etc. from lower sound levels than would cause hearing loss is ignored. The results from Bowles et al. (1994) seem to be ignored when arriving at the less than significant impact for some marine mammals. Also, to state that minimal impacts are expected just because a species' distribution is patchy is flawed. The reasons species have patchy distributions is often because there are preferred areas of high productivity—the proposed site is one such area. To say minimal impacts are expected on fish and invertebrates, in light of the Banner and Hyatt (1973), and Lagardere (1982) studies is astounding. What we know about the effects of noise on these groups is cause for concern. What if a large mass of eggs is ensonified? This may affect a whole population. When little or nothing is known of an organism's reaction to noise, the general approach of the EIS/EIR is to conclude that impacts will be minimal. This is a very disturbing approach to take.

Response: All conclusions and findings in the EIS/EIR are based on whatever data are available from thorough review of all cited, relevant research, direct discussion with many of the authors of that research, and initial results of baseline MMRP studies.

The potential for increased stress is addressed within the framework of long-term effects for all species covered in the EIS/EIR (see Sections 4.3.1.1.1, 4.3.1.2.1, 4.3.1.3.1).

The results from Bowles et al. (1994) are not ignored, but are cited, discussed, and incorporated into conclusions made in Section 4.3.1.2.1.

The reference to the Banner and Hyatt (1973), and the Lagardere (1982) studies has been addressed in Issue 5 responses; the possibility of affecting a whole population of fish or invertebrates due to ensonification of a large mass of eggs is considered to be negligible (Cailliet, Moss Landing Marine Laboratory, pers. comm., 1995) (see Issue 5 responses above and revised text, Section 4.3.2.3.1).

The EIS/EIR incorporates the text changes on patchiness. However, the comment on the proposed site being an area of high productivity has been addressed, in that the proposed source site has changed from the Sur Ridge (preferred site) in MBNMS to Pioneer Seamount (Alternative 3-1) which is not considered an area of high biological productivity (EPA, 1993).

Comment: Presuming Less than Significant impact - with Mitigation measures identified (LSM) for mysticetes, odontocetes, sea turtles, and fish is unfounded.

Response: These potential impact levels are based on standard, conventional, commonly accepted criteria for levels of significance (CEQA Guidelines, Title 14, California Code of Regulations Appendix G; University of California, 1991). See also responses to Issue 6

comments above that take into account criteria for determining the potential for non-negligible impacts.

Comment: The County of Santa Cruz does not agree with the assignment of "less than significant" impacts to commercial/recreational/potential fisheries (Table 4.1-1). Avoidance or other behavioral changes can be expected and will result in changes in habitat utilization and loss of traditional fishing grounds. This, in turn, could cause additional problems from increased fishing pressure in other areas.

Response: The assignment of a "less than significant" impact level in Table 4.1-1 remains valid. Based on all available pertinent data (see Issue 5 responses above), there is no evidence to expect that at sound levels <150 dB (outside 178 m radius of the source) avoidance or other behavioral changes by fishes would result in changes in habitat utilization and loss of traditional fishing grounds, or cause additional problems from increased fishing pressure in other areas. As noted previously (see response to Issue 5.e), fish stocks would be monitored.

ISSUE 9: POTENTIAL FOR PHYSICAL AUDITORY EFFECTS a. CRITERIA FOR POTENTIAL PHYSICAL DAMAGE AND FOR PERMANENT THRESHOLD SHIFT (PTS)/ TEMPORARY THRESHOLD SHIFT (TTS)

Comment: Is 150 dB the appropriate level above which physical damage will occur? Commenters dispute Ketten's calculations of levels which produce a TTS, and suggest that TTS could occur at levels of less than 120 dB. Further, commenters estimate that such levels could be encountered as far away as 40 km or more from the source.

Response: It is acknowledged that Ketten's figures are estimates, based upon extrapolations from other mammals. Thus, it is possible that TTS may occur at levels somewhat different from those calculated. However, the following points are relevant:

- 1) Ketten chose the 150 dB level as the limit for TTSs because TTSs have been produced in humans with underwater sound sources at levels of 150-180 dB for frequencies between 700 and 5600 Hz, the most sensitive range of human hearing. It is, however, stated that TTS could occur in mysticetes at levels less than the 150 dB level. Hastings (1991) has stated that, within the 50-2000 Hz frequency band, received levels below 150 dB should not cause physical harm to fish.
- 2) For permanent damage to occur, the animal must either be near the damaging sound level for a prolonged period of time, or the level must be far above that at which slight TTS is first evident. In humans, the "80 dB above threshold" criterion for the likely onset of PTS applies to 8 hours/day of exposure for something on the order of 10 years. In humans, the received level must be far more than 80 dB above threshold in order for PTS to occur as a result of a single exposure.
- 3) It is important to put some context into the level of sound (both natural and non-ATOC human produced) encountered daily by marine mammals in order to better examine whether TTS or PTS is likely to occur. A number of natural, physically-produced ocean sounds have broadband energy levels in excess of 120 dB (e.g., ocean storms, volcanic eruptions, and earthquakes) (Section 1.1). The dominant calls of blue and fin whales (10-30 Hz) have source energy levels of about 160-188 dB (Cummings and Thomson, 1971; Watkins, 1981). It is unlikely that the animals would be producing sound at levels which would damage their own hearing. In addition, several common human-produced sounds have energy levels which exceed 120 dB (e.g., geological exploration devices, recreation vessels, container ships, supertankers, offshore oil rigs). Thus, marine mammals regularly encounter or produce sound levels which may exceed the 120 dB level.

ISSUE 9: POTENTIAL FOR PHYSICAL AUDITORY EFFECTS c. SPERM WHALE DIVING PATTERNS

Comment: The statement that sperm whales make deeper dives in deeper waters and therefore would not reach the ATOC source (referenced to Rice [1989]) is wrong. Sperm whales cannot dive below the ocean floor (sic), but in shallower waters (e.g., ca 850 m), they will often dive to it.

Response: The DEIS/EIR did not imply that sperm whales make all of their deep dives in deeper waters, thus not reaching the ATOC source. Watkins et al. (1985) reported that long dives by sperm whales are exceptional. Lockyer (1977) observed that 99.5% of all dives are less than 45 min long, and 96.7% are less than 30 min. Lockyer also reported that 99.9% of all dives are less than 1000 m deep, 88.3% less than 600 m, and 77.1% less than 500 m.

Rice (1989) stated that these animals generally make dives >800 m in much deeper water, and that crustaceans (on the bottom) are rarely eaten. However, it is believed that sperm whales sometimes do grub for food along the sea bottom (Leatherwood and Reeves, 1983) in shallower water (<850 m). The EIS/EIR also acknowledges that sperm whales off Dominica in the Atlantic Ocean appear to commonly dive almost to the bottom (Watkins et al. [1993]), where shallow water (<200 m) is found from 2-10 km offshore. However, because sperm whale dive depths no doubt depend on local food availability, depth-of-dive data from other parts of the world are only indirectly relevant.

The fact that the proposed source site has been moved from Sur Ridge (preferred site) in the MBNMS to Pioneer Seamount (Alternative 3-1) means that the source will be even deeper than originally planned (980 m vice 850 m) and major communities of squid, octopus, salmon, rockfish, lingcod, or skate (primary sperm whale prey items) are not expected to be found on Pioneer Seamount. (CDF&G, 1993).

Based on Lockyer's data, it appears that sperm whales reach the depth of the source's 150 dB isopleth (>800 m) less than 6 out of every 100 dives. This, coupled with the requirement that the animal would have to be almost directly over the source to encounter the 150 dB isopleth, leads to the conclusion that the possibility of this occurrence is quite low.

ISSUE 10: POTENTIAL FOR BEHAVIORAL DISRUPTION a. POTENTIAL FOR ATTRACTION OF LARGE NUMBERS OF MARINE ANIMALS TO THE ACOUSTIC SOURCE

Comment: If animals were curious about the ATOC sound, wouldn't they be attracted to the source site, disrupting their normal behavior?

Response: As noted in the EIS/EIR (Section 4.3.1.1.1), when recordings of humpback whale sounds were played back to other humpbacks, they were attracted to the sound source. (Mobley et al., 1988). However, in all other cases of noise exposure (Section 4.3.1.1.1), baleen and toothed whales were not attracted to the source of the sound but, rather, exhibited some level of avoidance or simply ignored it (Richardson et al., 1991). Various whales apparently are attracted to boats (mainly whale-watching vessels) after the animals have become habituated to them (Watkins, 1986). There are also other references to "ship-seeking" in minke whales (Joyce et al., 1989); Borchers and Haw, 1990) and the "curious whale" phenomenon in gray whales (Swartz and Jones, 1981; Jones and Swartz, 1984, 1986). Whether these phenomena are relevant to ATOC is unknown at this time

ISSUE 10: POTENTIAL FOR BEHAVIORAL DISRUPTION b. POTENTIAL FOR MODIFYING MARINE MAMMAL MATING HABITS

Comment: Could marine mammals be psychologically affected by ATOC sounds, thus disrupting their mating habits?

Response: Despite a significant increase in human-made noise in the ocean over the past 50 years, the numbers of marine mammals, especially whales, have generally increased in response to cessation of whaling. That the population has increased despite the introduction of many novel sounds into the ocean, suggests that the addition of two sound sources probably should not hinder their mating activities, and consequent recovery. If a reliable method of measuring the psychological well-being of marine mammals were developed, then many marine mammal researchers would apply such an instrument to their studies. Today, no such method exists. See Sections 4.3.1.1.1, 4.3.1.2.1, 4.3.1.3.1, and 4.3.2.1.1 in the EIS/EIR.

ISSUE 10: POTENTIAL FOR BEHAVIORAL DISRUPTION c. MIGRATION PATTERNS

Comment: Could ATOC's signals disrupt marine animals' migration patterns?

Response: This question has been addressed in detail in Section 4 of the EIS/EIR. Some temporary change in swim direction, typical of object avoidance behavior, has been noted during several acoustic playbacks of human-made sounds on migrating marine mammals. There is no evidence that a minor change in an animal's track could have a significant impact on its migration pattern (Richardson, pers. comm., 1995). Migrating bowheads seem to avoid drillships and their associated support vessels by at least 10, and sometimes 20 or more, km (LGL and Greeneridge, 1986). Although source levels of those vessels are roughly similar to those of ATOC, any comparison must take into account the fact that the ATOC source is at 980 m depth and its duty cycle is 2-8%. Nevertheless, if the ATOC source were located in proximity to any marine animal's migration path or corridor, it could cause an adverse impact. However, based on the best available data (Ainley and Allen, 1992; Jones and Szczepaniak, 1992) it appears that the closest point of approach for any humpback whale migration route is approximately 17 km east of Pioneer Seamount, and for gray whales approximately 41 km to the northeast (Ainley and Allen, 1992). No other whale migration patterns are known well enough to comment on.

ISSUE 10: POTENTIAL FOR BEHAVIORAL DISRUPTION d. ASSESSMENT OF BEHAVIORAL DISRUPTIONS AND AVOIDANCE/ ABANDONMENT

Comment: Behavioral changes generally are detected at sound intensities higher than the levels at which the sounds would be barely detectable--we do not know what levels are barely detectable to whale species, nor are we likely to detect anything but the most gross behavioral changes. Data collected during the preliminary baseline period by the MMRP [at the Sur Ridge site (preferred site)] indicate there are no high-use areas near the source and observed densities are relatively low. How could avoidance and abandonment be observed under such conditions?

Response: The MMRP has adopted the MMC recommendations concerning criteria for ascertaining any non-negligible effects (i.e., acute or short-term effects) on marine mammals and other sea life (see Executive Summary, Section 4, Appendix C, and responses to Issue 6 above). All available marine mammal abundance and distribution data from aerial and ship surveys (Bonnell et al., 1983; Dohl et al., 1983; Ainley and Allen, 1992; Forney, 1993; Forney and Barlow, 1993; Barlow, 1993a; Barlow, 1993c; Calambokidis, 1995) have been incorporated into the revised MMRP Research Protocol for the proposed Pioneer Seamount site. These data sets and the results of the statistical power analysis completed for Pioneer Seamount (Appendix C) provide the starting point for assessing any potential for avoidance and/or abandonment during and after ATOC acoustic transmission periods (both for the MMRP Pilot Study and for the proposed MMRP follow-on research related with ATOC feasibility operations).

ISSUE 11: POTENTIAL FOR HABITUATION

a. MARINE ANIMAL'S PERCEPTION OF THREATENING SOUNDS (RELATIVE TO FEEDING ACTIVITY) AND POTENTIAL FOR HABITUATION DUE TO HEARING LOSS

Comment: Since the ATOC sound is novel, the reaction of marine mammals to the sound cannot be predicted. Physiological damage as a result of habituation to a sound source could occur. If there is behavioral habituation to intense sounds, animals might, to their detriment, reenter regions with dangerously high sound levels, thereby risking additional hearing loss. Finally, while marine mammals have the capacity to leave the area during the ramp-up period they may remain in the area if engaged in a critical activity, such as feeding.

Response: In the case of baleen whales, those that have been studied often show avoidance reactions to steady low frequency sounds at received levels well below those speculated to cause TTS and far below those that might, upon brief exposure, result in PTS. Even for a near-surface source, it seems very unlikely that baleen whales would suffer hearing damage as a result of failure to move away from a strong sound source. This is even more unlikely in the case of a source that is so deep that it is doubtful baleen whales could dive deep enough to enter the area where TTS is a possibility.

Although the ATOC sounds may be novel, the reactions of whales to other novel sounds have been documented (Section 4.3). One response is habituation to those sounds that are not linked with harmful events. The ATOC signal would not be directly linked with any adverse stimuli; e.g., periodic or recurrent harassment from boats, or airplanes. MMRP aerial observations and surveys would be conducted both during source transmission "on" and "off" periods, so would only be circumstantially related to the ATOC signals. Thus, it is possible that whales, if they chose to stay in the area, could habituate to the ATOC sounds.

However, habituation is also only one possible response to the sound source. Given the relatively short duration of the sound (20 min), the warning or ramp-up period, and the ability of the animals to leave the area, habituation may not be the most likely option. Habituation would probably be more likely if the sound were being produced continuously in a critical habitat. Since the proposed site is not a critical habitat (i.e., feeding, breeding, migration route, or comparable area) (EPA, 1993) the animals are not expected to be 'tied' to that area.

ISSUE 12: POTENTIAL FOR LONG-TERM EFFECTS a. METHODOLOGY FOR MEASUREMENT OF ANY LONG-TERM EFFECTS

Comment: There are a number of potential long-term effects that, while subtle, may be important to marine mammals. Effects may occur at the individual level through hearing loss and stress-related responses. They may also occur at the population level via reproductive and survival rates or by shifting marine mammal distribution from areas that are important habitats for certain activities, such as feeding and breeding. Impacts that are individually minor may be collectively significant over time. The ATOC project does not have a specific program that can adequately monitor these potential long-term responses to the sound source.

Response: Based on current knowledge of the natural history of the animals in the study area, we do not expect exposure to the sound source to have any major adverse short or long-term effects. The proposed area to be ensonified is relatively small in relation to the animals' known home ranges. The structure of the proposed duty cycle allows a ramp-up period in which animals that are sensitive to the sound can avoid the area. The Pioneer Seamount has not been demonstrated to be a critical habitat for any marine animal species (EPA, 1993). It is expected that any extreme effects would be prefaced by some change in the behavior of the animal. The MMRP will monitor the distribution, abundance and behavior of animals in the area to attempt to detect these changes.

In addition, independent long-term monitoring of elephant seal (LeBoeuf and Stewart) and harbor seal (Hanan, California Fish and Game), sea lion (Boving, NMFS), sea otter (FWS), gray (NMFS), blue and humpback whales(Cascadia Research) populations is occurring at present, and will continue. From this information, we will be able to detect any large changes in population size, and possibly pupping and calving rates. By utilizing an established stranding network in the central California area, we will also be able to detect a higher incidence of stranded animals and assess the cause of death.

The main effect one would expect to find, if animals were affected by the sound, would be a temporary change in the abundance/distribution in the area during the times of transmission. There is no reason to believe that an animal would opt to stay in an area that is stressful/painful if other options are available. The number of animals potentially exposed, and sensitive to these sounds is small and the alternate habitat is expansive.

Given the low probability that an individual animal will be exposed to the sound, the limited sensitivity of many animals to the frequency and level of sound produced, and the ability of all animals to leave non-critical habitat, we suspect that the cumulative effects of the sound source will be low. If no adverse short-term effects are detected during the Pilot Study, and the project continues, the population health will be monitored by the previously mentioned ongoing longer-term research.

ISSUE 12: POTENTIAL FOR LONG-TERM EFFECTS b. POTENTIAL FOR PHYSIOLOGICAL STRESS AND EFFECT ON IMMUNE SYSTEM

Comment: Virtually the entire effort is dedicated to detecting the effects of physical damage to the auditory system, or disruption of normal behavioral patterns. Mention is made of possible physiological effects (most likely acting via the stress response), but they receive little attention. It is not that such effects might not be important, but that we would have no way of detecting them. Stress responses may well be phylogenetically conservative, but I note that based on my own ca. 15 years studying a variety of nonhuman primates, what is [behaviorally] stressful varies greatly between species. I see no a priori reason to assume that, for example, if ATOC sounds do not bother humpbacks they will not devastate right whales. There is not much we can do about such possibilities other than remain alert to them. Why are effects such as psychological/physiological stress given such short shrift in this EIS/EIR, and not factored in when conclusions of "minimal impact" are made? There will be no measures, for cetaceans, of emaciation, stress, or disease. It is impossible to gauge the irreversible effects of high decibel, low frequency sound on marine mammals such as damage to reproductive and immune systems.

It is extremely difficult to monitor any potential stress effects on marine Response: animals, and that behavioral stress probably does vary greatly among the different marine species. Stress is the physiological response of the body to a demand made upon it by one or more external stimuli, the "stressors" (Selye, 1973). Many studies of terrestrial mammals. including humans, have looked for evidence that chronic noise exposure causes stress. Some studies have provided evidence of noise-induced stress, but the majority have been inconclusive or have shown no such evidence (Kryter, 1985; Majors and Myrick, 1990 in Richardson et al., 1991). Marine mammals exhibit some of the same stress symptoms as found in terrestrial mammals, judging from the few species studied (Thomson and Geraci, 1986; St. Aubin and Geraci, 1988), but there has been virtually no study of noise-induced stress in marine mammals. The one exception is cited in Section 4.3.1.1.1, but the significance of this one study on white whales must be stated as unknown, particularly in light of the short durations of noise exposure (Richardson et al., 1991). Thus, it is not that the EIS/EIR gives short shrift to psychological/ physiological stress, but that there are no data points with which to establish any baseline for assessing whether low frequency sounds might cause stress in marine animals. Nevertheless, some, or all, of the revised criteria that would be used in the MMRP Research Protocol (Appendix C) to determine the potential for acute and/or chronic effects of low frequency sound could be stress-related (e.g., avoidance or abandonment of high-use areas, increase in emaciated or diseased animals, etc.).

It is difficult, but not impossible, to gauge potential effects of low frequency sound transmissions such as damage to reproductive and immune systems. The MMRP has adopted criteria including "decrease in calving/pupping rates and/or total population size" and "increased incidence of emaciated animals and stress and associated diseases." However, it will be impractical for MMRP researchers to evaluate reproductive, stress and immune effects, that could be related to ATOC source transmissions, in any detailed way. See Section 4, Appendix C, and responses to Issue 6 above.

Comment: While the EIS prefers to concentrate on animals around the sound source, the [stress] effects on animals in the sound channel receives much less attention even though those animals will be even more profoundly damaged.

Response: The deep sound channel axis is nominally around 800 m depth in the vicinity of the Pioneer Seamount (Alternative 3-1), although individual profiles show the channel is broad, extending from about 500 m to 1000 m (Section 1.1.3). Section 3.3 and 4.3 discuss the species of marine animals believed to be able to dive deep enough to enter the deep sound channel, including fish and invertebrate species which may live there. Section 1.1.3 explains the phenomenon of trapping sound energy in the deep sound channel for great horizontal distances, although, based on FEPE model calculations, the signal level should be below ambient (see responses to Issue 7 above) at approximately 100 km seaward of the source. Animals would not be subject to more profound damage in the deep sound channel.

ISSUE 12: POTENTIAL FOR LONG-TERM EFFECTS c. CUMULATIVE EFFECTS (INCLUDING COMBINATION OF CALIFORNIA AND KAUAI SOURCE SOUNDS)

Comment: What about the cumulative impacts of ATOC? The DEIS/EIR fails to list present, past, and anticipated future projects, including those inside and outside the agencies (sic) control, or to summarize the expected environmental effect of those projects. There is no talk in the DEIS of cumulative impact of the ATOC project as a whole (Kauai, California and New Zealand). The DEIS notes that only two sound sources are currently proposed...and it is proposed to operate these sound sources 2-8% of the time (silent 92-98% of the time). The DEIS does not indicate whether the sound sources would be operated concurrently and, if not, whether marine mammals, sea turtles, fish, etc. in areas between the two sound sources could be exposed to sound from these sources for more than 2-8% of the time as indicated.

Response: The potential cumulative impacts of the ATOC low frequency sound source are addressed in Sections 4.2, 4.3, 4.4, 4.5, and 4.6. Section 4.6.8 specifically addresses the potential cumulative impacts of the Kauai and Pioneer Seamount ATOC sources. These sections cover all known present, past, and anticipated future projects (inside and outside the agencies' control) that are believed could realistically interact with the ATOC source transmissions to produce a cumulative effect. There is no cumulative factor from the two VLAs deployed along the radial between Pioneer Seamount and Rarotonga as they are strictly passive listening devices (for the one at approximately 6000 km range, the received level in the sound channel should be on the order of 80-83 dB). The sound sources at Kauai and Pioneer Seamount are not planned to be operated concurrently, but the minimum range at which a group of animals or an individual animal might be exposed to both source transmissions sequentially would be 1850 km from either source. At that range the received sound level should be 85-88 dB, which is within the range of ambient noise conditions the animal would normally be subjected to at that location. (see responses above and Section 4.6.8 and Issue 7).

Comment: What projects are proposed to assess the effects of ATOC signals on harbor seals and California sea lions? These experiments should be fully evaluated in this EIS/EIR as related projects, producing potentially cumulative impacts.

Response: The revised MMRP Research Protocol (Appendix C) no longer includes harbor seals or California sea lions due to the low potential for ATOC source transmissions ever interacting with those species at the proposed Pioneer Seamount site, and their demonstrated low sensitivity to low frequency sound.

Comment: Can the long-term and cumulative effects of the ATOC program be calculated during the [MMRP Pilot Study]? The DEIS discussion [of cumulative sound potential] is unacceptable, in failing to relate the degree to which ATOC sound energy would so markedly increase the total sound impacting marine mammals, who are already affected by very loud container ship traffic. The FEIS should include an expanded cumulative impact analysis which evaluates the potential ripple effect caused by the loss or reduction of prey species and the affect of other activities such as commercial fisheries, recreation, commercial shipping, and general

harassment. [The DEIS/R] fails to...discuss the cumulative impacts of the Hawaii/California feasibility study with the planned follow-on, long-term global ATOC project.

Response: The MMRP Pilot Study is designed to determine whether low frequency sound might cause acute or short-term effects (Table C-1) to marine animals. Any possible longterm and cumulative effects would be addressed in the follow-on MMRP research phase during the ATOC feasibility operations. The potential cumulative impacts of the ATOC low frequency sound source (including merchant shipping and other vessel-related activities) are addressed in Sections 4.2, 4.3, 4.4, 4.5, and 4.6. Also see responses to Issues 6 and 7 above. The EIS includes cumulative impact analysis of the potential for loss or reduction of prey species (Sections 4.3.1.1.1, 4.3.1.2.1, 4.3.1.3.1, 4.3.2.1.1, 4.3.2.2.1, 4.3.2.3.1), and the potential affect of other activities, such as commercial fisheries (Section 4.3.2.2, and see responses to Issue 5 above), recreational water activities (Sections 4.3.1.1.2, 4.3.1.2.2, 4.3.1.3.2, 4.3.2.1.2, 4.3.2.2.2. 4.3.2.3.2), and commercial shipping (see above). General harassment is addressed through discussion of marine and near-shore construction and resort operations, aircraft operations, and research activities that could add cumulative noise stimuli to the marine environment (Sections 4.2, 4.3, 4.4, 4.5, and 4.6). Any attempt at quantifying potential cumulative impacts of the proposed Hawaii and California ATOC operations with a possible follow-on global ATOC project is speculative and infeasible at this time (see responses to Issue 2 comments above).

Comment: Discussion of these combining effects (cumulative effects of oceanographic events such as El Niño) should be included in some form within the final EIS/EIR. Describe and evaluate the potential cumulative impacts of increased low frequency noise pollution, when added to that generated currently by other known sources of acoustic research and/or military activities (e.g., GAMOT project, anti-submarine operations, etc.). More fully address the relationships between the California and Kauai ATOC projects, and specifically evaluate the potential for cumulative impacts on species common to both sites (e.g., humpback whale).

Response: El Niño refers to changes in the distribution and depth of warm equatorial waters, ocean currents along the coasts of Chile and Peru, and changes in rainfall patterns from Australia to North America. It is correlated with changes in the atmospheric Southern Oscillation, which refers to a trans-Pacific relationship in atmospheric (barometric) pressure (Ramage, 1986). When the pressure is high over the Pacific Ocean, it tends to be low over the Indian Ocean, and vice versa. Because El Niño and the Southern Oscillation are both part of the same general phenomenon, they are now usually referred to by one name; ENSO. El Niño-Southern Oscillation (ENSO) is part of a complex interaction of ocean and atmosphere that affects a major portion of the planet. There is no known oceanographic, acoustic, or physical basis for linking ATOC low frequency sound transmissions to cumulate with pan-oceanic thermal discontinuities such as El Niño. ATOC's acoustic thermometry would be capable of detecting the temperature signature of El Niño events, and would most likely provide valuable new data on the phenomenon.

Sections 4.2, 4.3, 4.4, 4.5 and 4.6 describe and evaluate the potential cumulative impacts of increased low frequency noise pollution when added to acoustic research and/or military activities. There are no low frequency source operations currently underway, or planned, within

the framework of the GAMOT project, that could possibly cumulate with the proposed ATOC acoustic source transmissions from Hawaii and/or California.

ISSUE 13: POTENTIAL FOR MASKING a. POTENTIAL FOR MASKING ACOUSTIC SIGNATURE OF SEA TURTLE NATAL BEACH

Comment: I would think that masking the acoustic signature of a turtle's natal beach, to which it returns for nesting, could be very serious indeed!

Response: Lenhardt et al. (1983) stated that bone-conducted hearing appears to be a reception mechanism for marine turtles with the skull and shell acting as receiving surfaces, and that turtles are capable of receiving the low frequency spectrum of the natal beach, which may serve as one of the cues in nesting returns. As the DEIS/EIR stated, there is no documented evidence to this effect and, consequently, must be considered speculative at this time. The concept of sound masking from human-made low frequency sounds (e.g., shipping traffic) in sea turtles has not been studied and the phenomenon, in fact, is difficult to apply to these animals. If sea turtles do use the reception of low frequency sounds from their natal beach, it is theorized they are using surf noise, which is somewhat higher in frequency than the ATOC source. Wilson et al. (1985) identifies the primary frequency band for surf noise as 100-700 Hz. This, coupled with the low duty cycle of the proposed source transmissions, and the lack of proximity of the proposed Pioneer Seamount source site to sea turtle nesting beaches, leads to the conclusion that the potential for masking the acoustic signature of a sea turtle's natal beach is minimal.

ISSUE 13: POTENTIAL FOR MASKING b. POTENTIAL FOR MASKING ACOUSTIC SIGNALS IMPORTANT TO MYSTICETES

Comment: The ATOC sound source may mask communication signals of marine mammals, particularly mysticetes.

Response: The function of low frequency sounds produced by mysticetes is not clear, and it must be recognized that one potential function may be long-distance communication. Some elements of these communications might be masked during the ATOC transmissions. The EIS/EIR recognizes this, and points to present levels of human-produced sounds which mysticetes are presently exposed to and apparently coping with. The ATOC duty cycle would create a situation where masking could possibly influence some cetacean communications between 2% and 8% of the time (depending upon the duty cycle); however communications would not be expected to be totally eliminated. Vocalization rates of cetaceans measured acoustically (via the VLA, SOSUS HLA and sonobuoys) before, during, and after duty cycling during the MMRP Pilot Study should provide information on the potential level of interference with mysticete communication due to masking.

Masking communications in odontocetes and pinnipeds should be less significant as almost all species in these groups employ higher frequency sounds in communication (little overlap with ATOC-produced signals), and due to the increased attenuation of higher frequency sound in water, it is unlikely that the higher frequency sounds produced by odontocetes and pinnipeds are being used to communicate over long distances. In support of this theory are a few circumstantial observations indicating that most odontocete sounds may be detectable by humans with hydrophones over ranges no greater than hundreds of meters, perhaps up to a maximum of 1 km.

ISSUE 13: POTENTIAL FOR MASKING

c. POTENTIAL FOR MASKING ACOUSTIC SIGNALS IMPORTANT TO ODONTOCETES

Comment: Studies must be undertaken to determine if masking will impact sperm whale behavior and communication before ATOC can be given a clean bill of health. Despite the difficulty of undertaking this work, sperm whales must be included in the MMRP as an indicator species. Currently no provision in the DEIS/EIR or the MMRP is made for the study of ATOC on odontocetes, the species most likely to be impacted by its noise. To presume that [potential masking] impacts are less than significant because of the lack of conclusive data is not logical, reasonable, or remotely protective of marine mammals likely to be affected by masking.

Response: Most sperm whale communications (clicks) are in the 2-4 kHz and 10-16 kHz bandwidths (Backus and Schevill, 1966; Levenson, 1974; Watkins, 1980a). Significant masking only occurs for frequencies similar to those of the masking noise (Richardson et al., 1991). The potential for masking sperm whale signals with a 75 Hz acoustic transmission is considered minimal. See responses to Issue 6 above relative to including the sperm whale as an indicator species. See Appendix C for MMRP Research Protocol activities that include the study of the potential effects of low frequency sound on odontocetes. Sections 4.3.1.1.1, 4.3.1.2.1, 4.3.1.3.1, 4.3.2.2.1, and 4.3.2.3.1 discuss the rationale for each case where the potential impact for masking was deemed to be less than significant. Further, the burden of assessing the significance of this potential effect was established by the requirement for setting standards of significance under CEQA guidelines (see Section Executive Summary). The MMRP has adopted MMC recommendations concerning criteria for assessing non-negligible effects, and boat-based acoustic playback experiments with sperm whales are planned in the Atlantic Ocean (Azores, Dominica). See also responses to Issue 6 above.

ISSUE 13: POTENTIAL FOR MASKING d. POTENTIAL FOR MASKING LOW FREQUENCY SOUND USED BY SHARKS TO LOCATE PREY

Comment: The DEIS/EIR also admits that sharks use low frequency sound to detect prey yet it fails to give serious attention to potential masking caused by ATOC in this regard. [The MMRP]...must examine the potential effects of ATOC masking of low frequency sounds on salmon and sharks.

Response: The EIS/EIR references all available pertinent studies relative to the potential masking of sharks that could occur due to the introduction of low frequency sound in its habitat. For marine mammals, it is believed that masking effects would be most significant for those marine species that have critical bandwidths at the same frequencies as the potentially interfering source, and that do not use other frequency bands (Richardson et al., 1991). This may or may not be true for non-marine mammal species such as sharks. Given the low duty cycle of the ATOC source (usually 2%), any masking effects would be anticipated to be minor and temporary (i.e., usually 98% of the time a shark would have no possible interference with its perception of low frequency prey sounds), and effective masking could occur only for environmental sounds shorter than the 20 min source transmission period, that happened to fall within that 20 min window. For the three species of sharks that audiograms are available (see Section 4.3.2.2), hearing thresholds at 75 Hz ranged from 99-130 dB, equating to potential masking areas of radius 5 km to approximately 300 km.

Potential effects of low frequency sound on salmon are addressed in responses to Issue 5 comments above

ISSUE 14: PROCESSING OF EIS a. INADEOUATE TIME FOR COMMENTS

Comment: The public comment period on the California EIS/EIR should be extended. The FEIS/EIR should be released more then 30 days after the close of the public comment period.

Response: Both NEPA and CEQA require only a 45 day public comment period; in this case the comment period was extended one third again as long as the minimum required. The number, degree, scope, and sophistication of the comments indicates that the public comment period was adequate. In particular, comments were received from a number of expert agencies, organizations and individuals with specialized and detailed knowledge in the field. Most commenters did not object to the length of the comment period. It is anticipated that most, if not all, of the additional comments that might have been made by the commenters requesting additional time were raised by others and responded to here. However, in the event that this assumption is incorrect, and although not required by NEPA, comments received on the Final EIS/EIR up to 30 days after notice of its availability in the Federal Register will be addressed in the lead agency's respective decision document for the project (record of decision under NEPA).

This Final EIS/EIR was released more than 30 days after the close of the public comment period.

ISSUE 14: PROCESSING OF EIS

b. **SCOPING COMMENTS**

Comment: The DEIS/EIR failed to incorporate the concerns of hundreds of individuals who attended the three scoping hearings. The DEIS/EIR ignores the hundreds of comments offered by the public at the three hearings in Hawaii and California.

Response: Numerous comments from the public and from public interest groups were received during the three scoping hearings. Pursuant to NEPA and CEQA requirements, these were aggregated into key issues and addressed in the development of the DEIS/EIR. The EIS/EIR has been prepared to respond to public concerns identified through both the federal and state public scoping processes, in addition to issues identified by the federal and state lead agencies.

Key scoping issues identified during the EIS/EIR development process include:

- Requirement for a programmatic EIS.
- Combining the Kauai and California sites in a single EIS.
- Consideration of alternatives, both locations and technological.
- Expansion of the treatment of biological resources to include, in addition to mammals, sea turtles, sea birds, fish, and invertebrates.
- Addressing the scientific uncertainty surrounding marine mammal response to low frequency sound.
- Justification of the MMRP, especially to determine if it is appropriately designed to resolve the scientific uncertainty.
- Articulation of standards of harm and delineation of source suspension criteria.
- Addressing adverse impacts on biological resources which could indirectly impact on tourism and fishing.
- Ensuring consistency with the California Coastal Management Plan and the Monterey Bay National Marine Sanctuary Management Plan.

Each of these issues, as well as a large number of others, was explored in detail in the EIS/EIR. The level of critique concerning the MMRP resulted in a substantial modification of the ATOC/MMRP program, including a dedicated Pilot Study and change in location.

Section 1.4.3. contains the EIS/EIR overview of scoping issues and identifies specific locations in the document where each issue is treated in detail. In addition, Appendix D contains

a detailed chronology of the scoping-related events and actions which preceded issuance of the EIS/EIR, strictly complying with the prescribed NEPA and CEQA guidelines.

ISSUE 14: PROCESSING OF EIS

c. FEDERAL AND STATE CONSISTENCY ISSUES (INCLUDING WHALE AND SEA LION RECOVERY PLANS)

Comment: The proposed location of the sound source at the Sur Ridge site is inconsistent with the Monterey Bay National Marine Sanctuary (NBNMS) Management Plan since it would damage the marine environment.

Response: Both the National Marine Sanctuaries Act (NMSA) and the MBNMS. Management Plan specifically include research activities as appropriate uses of the Sanctuary, although protection is the primary mandate. Protection of Sanctuary resources is carried out partially through the promulgation of regulations which prohibit specific activities. A Sanctuary permit is required to conduct an otherwise prohibited activity. Although the analysis in the EIS/EIR concludes that no significant impacts on marine animals (including marine mammals and other Sanctuary resources) are expected to occur, SRD has asserted that uncertainty of the potential for impacts from the proposed ATOC project make it unlikely that the regulatory threshold for permit issuance could have been met to allow the sound source to be located within the MBNMS. Therefore, the acoustic source will be located outside of the Sanctuary.

Comment: The Humpback Whale Recovery Plan prohibits research on the response of humpbacks to low frequency sounds if that research would involve the use of new acoustic sound sources.

Response: The Humpback Whale Recovery Plan does not prohibit research on the acoustic response of humpbacks using new sound sources. It is believed that statements cited by the commenters simply recognize the potential impacts from low frequency sounds and the general need to reduce acoustic disturbances; they do not prohibit increases in noise, nor do they prohibit the types of research contemplated by this project. By adding to the much-needed knowledge base in this area, the MMRP could assist in the identification and development of sub-sea noise controls.

Comment: Since the 120 dB sound fields from the ATOC source overlap with migration routes of gray whales, gray whales should have been made a subject of the MMRP.

Response: The 120 dB sound fields will not overlap with gray whales migration routes. Gray whales will be observed, together with all other marine mammal species that are the subjects of the MMRP.

Comment: The FEIS/EIR should clarify and correct various statements in correspondence outside the EIS/EIR process regarding the California Coastal Commission's review of this project for purposes of the Coastal Zone Management Act, as discussed in a January 27, 1995 letter from the Office of Ocean and Coastal Resource Management (OCRM), attached to comments of the Sanctuaries and Reserves Division of NOAA.

Response: The comments in OCRM's January 27, 1995 letter are noted. Most of OCRM's comments do not address the presentation on this issue set forth in the EIS/EIR, but instead respond to letters addressing various legal and factual questions sent by the applicant and by the California Coastal Commission to OCRM. The applicant and the California Coastal Commission staff are working toward a cooperative resolution of the consistency review question; the applicant has certified the consistency of the project with the California Coastal Management Program while reserving objections to the threshold application of consistency review, and the California Coastal Commission will be reviewing the project based upon this certification. Locating the proposed sound source at the Pioneer Seamount alternate site (Alternative 3-1) will approximately double the distance of that source from the California coastal zone, as compared to the previously proposed Sur Ridge site (preferred site), further reducing any impacts within the coastal zone.

ISSUE 15: INSUFFICIENT KNOWLEDGE OF LFS EFFECTS ON MARINE MAMMALS

Comment: It is impossible to estimate the effects of high decibel, low frequency sound waves on marine mammals. The DEIS/EIR acknowledges that "available information on subsea noise and its biological impact ranges from incomplete to nonexistent," yet in the absence of this information, it repeatedly defaults to a conclusion of no expected significant impact, concluding that adverse behavioral impacts are expected to be minimal and less than significant. There is no adequate scientific basis set forth in the DEIS/EIR for these conclusions.

Response: See response to comments in Issue 6.j. It is certainly true that data on the effects of low frequency sounds on marine mammals are scarce. But it is not accurate to state that such data are universally non-existent or that reasoned judgments based on available data on the potential effects of low frequency sound on marine mammals cannot be made. NEPA guidelines address this very point (40 C.F.R. S1502.22), offering specific directions on how to proceed in the event there is incomplete or unavailable information. The EIS/EIR has followed these guidelines. It acknowledges the lack of information, links its relevance to the analysis, summarizes existing evidence and evaluates the impacts based on available information.

Moreover, the inability of project scientists to state unequivocally that there will be no or little impact (again based on scarce data) does not logically lead to the opposing presumption; i.e., that the impacts will be significant.

Available oceanographic and marine biological data provided in the EIS/EIR is taken from existing scientific literature. The EIS/EIR analyzes these data in arriving at its appraisals of the potential impacts of low frequency sound on marine animals. These analyses are based on the evidence supporting the hypothesis that impacts will be negligible and reflect the project scientists' understanding of the literature and their knowledge of ocean physics, acoustics, and marine mammal physiology. In response to MMC recommendations that the proposed criteria for judging possible non-negligible impacts on marine mammals should be brought forward from Appendix C to Section 4 of the document, the following has been added: "If the study results indicate that the sound transmissions are likely to have short-term-effects (Table C-1), they will be used to design a long-term monitoring program to verify that the operational ATOC project has negligible long-term effects. The following would be considered non-negligible long-term effects; 1) avoidance or abandonment of previous high-use areas, 2) increase in at-sea observations of dead animals or strandings of either live or dead animals in association with sound-caused hearing damage or other trauma, 3) increased incidence of emaciated animals and stress and associated disease, 4) decrease in calving/pupping rates and/or total population size."

In its report, Low Frequency Sound and Marine Mammals: Current Knowledge and Research Needs, the National Research Council's Ocean Studies Board strongly endorses expanded study and research on this subject. It specifically addresses the issue of acoustic oceanography as a valuable potential source of data on deep-diving marine mammals and prey.

Other issues of concern to the OSB on which the MMRP is designed to collect data include measurements of received sound pressure levels, behavioral responses to human-made acoustic signals, and effects of sound on migration and other movement patterns of marine mammals.

ISSUE 16: GENERAL

a. OBJECTIVITY AND NEUTRALITY OF EIS

Comment: The DEIS/EIR is not an objective and neutral evaluation of the proposed project but instead is impermissibly skewed in favor of the project to support a decision that already has been made. The laying of cable at the Sur Ridge site predetermined the site location and exposes the discussion of alternative site locations as a sham.

Response: An extensive review of available literature and other information sources, including consultations with numerous experts in the field, as well as initial baseline research at the Sur Ridge site, was undertaken in conjunction with the preparation of the DEIS/EIR. The potential environmental effects of the project and substantive comments concerning those potential impacts have been fully considered (see Issue 6 comments and responses above). The proposed selection of the Pioneer Seamount alternate site (Alternative 3-1) identified in the DEIS/EIR demonstrates that the Sur Ridge site (preferred site) selection was not predetermined by the laying of cable, or made before release of the DEIS/EIR.

ISSUE 16: GENERAL

b. NULL HYPOTHESIS DERIVATION

Comment: The MMRP should adopt a null hypothesis that assumes there is an adverse effect, and then should be required to disprove this, rather than the other way around.

Response: Selection of the simplest, or minimal, assumption (which is that there would be no adverse effect from exposure to the ATOC acoustic sound) is an appropriate scientific technique, starting with a hypothesis that is often referred to as the *null hypothesis* (H_o) (Chapman and Schaufele, 1970). Chapman and Schaufele discuss the basic philosophy underlying this type of testing, outlined as follows. In most practical problems, a claim is made that a product is better or a procedure will have a particular outcome. Following the argument that such claimants be required to furnish statistical proof before we believe them, we set up the null hypothesis that the product is not better or, in this case, that the procedure (ATOC source transmissions) will not have the particular outcome (adverse effects on marine animals). To reject this null hypothesis would amount to acceptance of the claim that these low frequency sounds would adversely affect marine species. The emphasis is on rejecting H_o and tests are normally chosen so that we will not reject H_o unless the evidence is very strong.

ISSUE 17: ATOC/MMRP RELATIONSHIP

Comment: The MMRP is officially recognized as being associated with ATOC and is funded by ATOC (so) that the results of its research may bolster the argument that ATOC will not exert significant impact on marine mammals. The MMRP objective is stated before the ATOC objective, giving the impression that marine mammal studies are the driving force behind the ATOC program. The information produced by a properly constructed MMRP must be used to inform decision makers regarding the ATOC proposal. The MMRP is valuable in informing project designers "how" rather than "whether" to proceed with the ATOC Phase. Thus a permit for a legitimate MMRP should be issued first.

Response: At the time of its initial funding and startup, the ATOC project included a major Marine Mammal Research Program. The linkage between these aspects of the overall effort has been openly recognized throughout and led to the filing of scientific research permit (SRP) applications over a year ago. It is not inappropriate that these two efforts proceed jointly, as the combined efforts of ATOC and the MMRP offer long-term (1+yrs) access to technology, and a demonstrated scientific methodology to measure the effects of sound, sound levels, and sound travel times--critical factors in achieving the scientific objectives of both programs.

The discussion here is whether each of these projects should proceed independently and sequentially. By restructuring its original proposal, the ATOC effort takes a sequenced approach. The revised MMRP protocol (Appendix C), developed as a key mitigation measure in response to public debate, requires a six-month, independently managed MMRP prior to commencing any ATOC feasibility operations. Criteria for reacting to marine mammal and sea turtle responses, including termination criteria if adverse effects are noted, have been developed and clearly presented. If ATOC feasibility operations transmissions are allowed to start, both ATOC and the MMRP would proceed jointly for the remainder of the project. During this phase, the MMRP would continue to collect and provide information on marine mammals, as well as serve a protective function by continuing to monitor for any adverse impacts of the source transmissions. Plans also include audiometric measurements on captive cetaceans and one or more acoustic playback experiments.

As the EIS/EIR states, the goals of the ATOC project are to make a contribution toward more meaningful climate predictions, and demonstrate the feasibility of the acoustic thermometry technique for future global ocean climate monitoring programs. The objectives of the MMRP are to evaluate potential effects of low frequency sound on marine animals, particularly marine mammals and sea turtles. The overall scientific research permit application has a built-in condition; i.e., that ATOC feasibility operations efforts would not commence if the system is determined to adversely affect marine animals, particularly marine mammals and sea turtles. The condition in essence functions as a permitting "gate" and obviates a requirement for separate or added permitting.

ISSUE 18: SOCIAL ENVIRONMENT

a. DIVER ISSUES

Comment: The dive tables that we as divers use to calculate our available bottom time will be affected by ATOC transmissions.

Response: The official U.S. Navy Dive Manual does not list any corrections to dive decompression requirements based on exposure to underwater sound. The increased intrathoracic pressure, as discussed in the EIS/EIR, refers to the resonant enhancement of the sound pressure wave as it passes through the intrathoracic cavity of a fully submerged mammalian body, such as a human swimmer or diver. As a sound wave passage is composed of compression and relaxation of the medium though which it passes, the intrathoracic pressure increase is quickly followed by a similar pressure decrease, then a return to the "before sound wave" ambient pressure. Therefore, there is no net affect on the pressure a diver experiences, nor on "bottom time" determinants such as nitrogen, or other gas absorption rates, or tissue saturation. Consequently, "bottom time" limits and associated decompression requirements (due to blood gas saturation for example) will not be affected by the ATOC sound source.

Reference: U.S. Navy Dive Manual, 15 February 1993, sections 2 and 7.

Comment: There appears to be a very high state of interest from divers as to whether they will be able to hear/feel the ATOC transmissions.

Response: The EIS/EIR provides sound fields that are based on the predicted propagation of the sound source's energy. The source itself will be located 88 km out to sea on the Pioneer Seamount at a depth beyond recreational diving (980 m). As part of the mitigation procedures, the output level and received levels of the ATOC source will be monitored. Additionally, the sound source signal will be slowly increased before each transmission to allow humans and animals to depart the area if they are annoyed. It is expected the source may be able to be heard by human divers underwater at distances up to approximately 30 km. However, at 2% duty cycle (for all except 2 months of the project), the source would transmit for 20 min every 4 hrs for a day (24 hr period), and then be silent for three days (72 hr period). This provides an off-duty quiet time of 98%. Although unexpected, the report of any verifiable observation of adverse effects on human divers will be immediately investigated, and if any significant adverse effects are attributable to the source, shut-down procedures would be implemented.

Comment: The effects of vibrating lungs would be very invasive and definitely annoying to all the species that will be subjected to this experiment.

Response: Physical vibration of the lungs is an effect that is highly dependent on matching a resonant frequency of the cavity in a very high level sound field (i.e., very close to the source). The sound field radius for which this phenomenon could possibly occur is believed to be inside the zones that could affect hearing and are thereby covered in the EIS/EIR. Further, as the EIS/EIR states, at (or near) the surface, 20 Hz appears to be the critical frequency for

potential intrathoracic resonance; at 30 m depth, 40 Hz; at 50 m depth 50 Hz. Given these data, and the fact that the ATOC source energy is spread across a 35 Hz bandwidth (not concentrated in a narrowband tone, as experimental data [referenced in the EIS/EIR] were), it is reasonable to conclude that the potential for ATOC source transmissions causing resonance in any diver air-containing cavity is negligible.

Comment: The ATOC EIS/EIR is devoid of hard data concerning the effects of SOFAR transmissions on sea life (including human divers).

Response: The fact that the Sound Fixing and Ranging (SOFAR) channel is a very good sound guide and that ATOC transmission effectiveness is based on the relative position of the ATOC source to the SOFAR channel has been considered in calculating the sound fields around the ATOC source. The lack of hard data on the potential effects of SOFAR acoustic transmissions on marine animals and humans is recognized—the MMRP proposed would help reduce this data shortfall.

Comment: ATOC noise will be impossible to avoid unless you decide not to dive during transmission times. Not a pleasant thought, to say the least, and possibly a violation of divers rights.

Response: The ATOC source transmissions may well be audible to human divers for 30 km around the source site. However, the effect of hearing the sound at the levels expected (where human divers could be expected to be located) is highly subjective and dependent upon an individual's underwater hearing sensitivity. Maximum received levels at known diving sites (estimated to be ≤ 105 dB) are expected to be inaudible (assuming 108 dB is the hearing threshold in humans for 75 Hz) for the 2-8% of the time it is actually on.

Comment: There may be involvement of the ATOC scientists with the transmission of the "Monterey Mystery Noise" heard by at least one diver on separate occasions in August, September, October, and December, 1994.

Response: ATOC did not have an acoustical source in the water during the period of the "Monterey Mystery Noise" occurrence. One potentially plausible explanation may be the unknown low frequency source estimated to be in the vicinity of 54S, 140.5W. This has been addressed in a Smithsonian Institution Bulletin of the Global Volcanism Network (Vol. 16, No. 3, March, 1991).

Comment: A more fair comparison of the noise of a whale-watching boat compared to the sounds expected near the shore from the ATOC transducer would be to locate the whale-watching boat at the same distance from the receivers as the ATOC source vice showing it directly overhead, as presented by Prof. Jim Miller at the Santa Cruz Public Hearing of January 6, 1995.

Response: The comparison presented by Prof. Miller at the Santa Cruz public hearing was to discuss the sound heard at near-shore diving locations, not to directly compare the output

of the ATOC source to a whale-watching boat. The ATOC source was clearly stated to be a more powerful source. Its positioning, far from shore and near the SOFAR channel, was also explained to have been done to achieve the required transoceanic transmission distance with the smallest source possible. This location also minimizes effects in the near-shore areas, where marine life is more concentrated.

ISSUE 19: FACILITY CONSTRUCTION AND REMOVAL

Comment: Describe the current plan for removal of ATOC facilities, including schedule and factors which might impact the removal. How does the removal of the ATOC facilities mitigate the impacts of installation? What constitutes "economically and practically feasible?"

Response: The physical installation of the cabled source is judged to be generally benign to the marine environment. Any physical alteration of the sea floor would be minor. The ATOC facilities have been designed with recovery in mind. The VLAs are moored with an acoustic release which, when activated, separates the array from its anchor (approximately 1724 kg) of iron railroad wheels, allowing the array to rise to the surface for recovery. The iron left on the bottom will eventually decompose through oxidation. The acoustic source would be deployed with a recovery line attached to a float with an acoustic release. Once released, the float takes the line to the surface, where it is recovered, attached to a winch and used to haul up the source. Both the VLA and the source have small "footprints" on the bottom, so removal of these units will have minimal impact on the seafloor, and will basically reverse the negligible effect of their installation.

The subsea cables can be retrieved at the same time as the recovery of the VLA and acoustic source units, as the cables are physically attached to them. Recovery of these cables is a relatively major undertaking, mainly due to the fact that over time the cable would tend to bury itself in the soft bottom of the seafloor, and where not buried would have become encrusted by marine organisms. The cable, and its intertidal encasement, is a benign system and would have virtually no impact if left unrecovered. However any effects of laying a cable on the seafloor in terms of breeding site alteration, or bottom habitat changes would be short-lived and the removal of the source cable and the return of the sea floor to its natural state would offset any short-term effects.

Every attempt would be made to remove the cable and the acoustic source from the seafloor. Nevertheless, there are some factors that could make removal "economically and practically infeasible." These might include loss of the source itself, extended unfavorable weather and sea conditions, or unexpected sharp increase in removal costs. The latter could result from increases in ship leasing costs; expanded costs for offloading and dry (on land) storage of the cable, or could result from expenditure of project funds for emergency or higher priority activities. Finally, removal of the ATOC equipment might be forestalled by the takeover of the system by another approved project or a follow-on experimental program.

CALIFORNIA EIS/EIR LETTER ISSUES

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CALIFORNIA EIS/EIR LETTER ISSUES

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 | Ms Amelia Slayton | Mr. Barkley Smith | Ms Danna Smith | Ms Elaine Sohier | Bill Sparks | Ms Jeri Spehar | Ms Pamela Spehar | Mr. D. Spinak | Ms Freda Sprietsma
 | Shawn Stenshol | Ms Eliza Stoker | Mr. Paul Stuart | Ms Karen Susag | Ms Christal D. Swift | Mr. L. K. Swift. | Ms Shirley Tayler | Mr. Michael Teller | Mr. Kenneth Thompson
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P.S. By all meens, plus found a copy of this to the Mailyn Cox as Scrips Indiate, if you water fact it weekubild dainy as. Would also expucied a copy of the subject study from Le. if command for her if send me one. Also had mittee to you and about allow had mittee to you and about along their a Muny Children.

* Souther. Hillout Vairenty, Deller, TX, 1956 ** Norrechnillo Tritaliste of Technicoln, Compusing, MA 1954 ** Ford Greed Work of UCLA (Incomplete PKD work)



DEFENSE FUND, INC. SIERRA CLUB LEGAL

The Law Firm for the Environmental Movement

180 Monigonary Sirect, Suite 1400 San Francisco, CA 94104-4209 (415) 617-6700 1xx (415) 617-6740

December 5, 1994

Assistant Administrator for Flaheries National Oceanic and Atmospheric Administration National Marine Fisheries Service Silver Spring, Maryland 20910 1315 East-West Highway Rolland A. Schmitten

Dr. William W. Fox, Jr.
Director, Office of Protected Resources
National Marine Fisheries Service
1335 East-West Highway, Room 13130 Silver Spring, Maryland

Advanced Research Projects Agency Marine Acoustics, Inc. Four Crystal Park, Suite 901 2145 Crystal Drive Arlington, Virginia 22202 c/o Clayton H. Spikes

Request For Extension of Time For Public Comment On California Component of ATOC DEIS and For Scheduling of Public Hearing After Comment Period Has Ended Ra:

Gentlemen

concerned with the potential adverse impacts of the proposed Acoustic Thermometry of Ocean Climate (ATOC) project, I hereby request that the time for public comment on the Draft Environmental Impact Statement/Environmental Impact Report for the California Acoustic Thermometry of Ocean Climate Project and On behalf of a coalition of environmental organizations

Animals, Great Whales Foundation, Greenpeace, Humane Society of the United States, In Defense of Animals, Earth Island Institute, Friends of the Sea Otter, International Wildlife Coalition, Surferies Environmental Alliance, People for the Ethical Treatment of Animals, Hawal's Thousand Friends, Life of the Land, Sierra Club, Animal Rights Hawai's Hawai's Audubon Society, Citizens Against Noise, Save Our Surf-Kaua's Friends of the Environment, and the Hawai's Fishermen's The coalition includes: Save Our Shores, Natural Resources Foundation.

R. A. Schmitten, W. M. Fox, Jr., & C. H. Spikes December 5, 1994

Page 2

Its Associated Marine Mammal Research Program (DRIS) be extended 45 days, from January 16, 1995 to March 2, 1995, and that at least one public hearing be scheduled after that date.

this extremaly controversial proposal for over nine months. The DEIS, which I received on December 2, 1994, is over 300 pages long and crammed with highly complex technical data and information. It is unreasonable to expect the public to be able to comment intelligently on this massive DEIS within the absolute logal minimum of 45 days that you have allowed, sepecially when the Christmas holiday season falls right in the middle of that 45-day period. A 90-day comment period would ensure that the public has a meaningful opportunity to comment (and consequently would better assist the concerned agencies in making the fully environmentally informed decision whether to allow ATOC to Your agencies have been hard at work preparing the DEIS on proceed that the law requires). There should be at least one public hearing after the for preparing their written comments in which also to prepare any statements or testimony they wish to give at the public hearing. Because of the extraordinarily complex and controversial nature of AVOC, more than one public hearing is certainly appropriate, and we would not object to the scheduled hearing on January 6, 1995 so long as at least one additional hearing after the public comment period ends is also held.

MICHAEL R. SHERWOOD Very truly yours Staff Attorney

Director, Advanced Research Project Agency Scripps Institution of Oceanography Alan Waltner, Esq. Dr. Ralph W. Alewine, III Dr. Walter Munk 300

GREENPEACE SANTA CRUZ

1112-B Ocean Street, Santa Cruz, CA 95060 (408)429-9988

December 16, 1994

Clayton H. Spikes Advanced Research Project Agency Marine Acoustics, Inc. Four Crystal Park, Suite 901

To Clayton H. Spikes:

Arfington, Virginia 22202

2345 Crystal Drive

There is growing concern in the Santa Cruz area about your proposed Acoustic Thermometry testing in the oceans. At the Santa Cruz office of Greenpeace our main activity is public outreach. We regularly receive feedback about environmental issues, and over the past six months we have heard more from the public about ATOC than any other issue. We are very concerned that the majority of the poople in this community do not fully understand the purpose and potential impact of this project.

It takes time to circulate available information to the public, and it takes time for the public to digest this information and respond to it in an intelligent manner. Considering the volume of information now aveiltible since the release of your 300 page draft EIR/EIS, we strongly feel that the amount of time given for community input at the public hearing is

A public hearing is the ideal forum for the public to voice their concerns, share information, and reach a better understanding of this issue. We at the Santa Cruz office of Greenpeace request an extension of the January 6 public hearing date by at least 30 days, or the scheduling of a second public hearing at least 30 days after the January 6 hearing.

Sincerely Yours, Analus Sang

Amelia Slayton Greenpeace Santa Cruz



UNITED STATES DEPARTMENT OF COMMERCE National Oceanic and Atmospheric Administration NATIONAL OCEAN SERVICE

Monterey Bay National Marine Sanctuary 299 Foam Street, Suite D Monterey, California 93940

SANCTUARY ADVISORY COUNCIL

Ducember 20, 1994

Mr. Clayton Spikes
Marine Acoustics, Inc
4 Crystal Park, Suite 901
2345 Crystal Drive
Arlington, VA 22202

Dear Mr. Spikes:

I am writing on behalf of the Monterey Bay National Marine Sanctuary Advisory Council. The Council is an active, federally appointed working group that meets monthly in open public form to help address a variety of Sanctuary related issues. One of the insure the public is very concerned about is the ATOC experiment.

In our last meeting, we had a presentation of the Draft EIR/EIS by Dr. Andrew A. G. Forbes. We look forward to having our three working groups (Education, Conservation and Research), along with council as a thole, provide comments. We appraciate the extension until 31 January for the willten comment periods, as we feel this is a well written document that was the result of a lot of work by a variety of peopla and deserves a comprehensive review.

We will submit written comments to you in the future.

Sincerely,

Chair Strong Chuffman

Karin Strasser Kauffman Chair, Monterey Bay National Marine Sanctuary Advisory Council



To Clayton 14. Spikes:

feel that the Draft Environmental Impact Statement is in adequate to allow the ATOC project to I am writing to express my opposition to the ATOC project.

ecosystem that is not fully understood. There is increasing evidence that the cetacean population is highly evolved socially. This project could potentially create such effects as deafness and I will make this letter short and to the point. The ATOC project is invading in an damage to reproductive and immune systems.

777 Basically, I will ask you how would you feel if something placed a large high decibel source above your city or town. A source that would create sterility in yourself and loved ones, and make you immune system weaker thereby making you susceptible to disease.

Please conduct further analysis before this project proceeds.

Alexander F. Key

UNIVERSITY OF CALIFORNIA, SAN DIEGO

UCSD

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SANTA BARBARA · SANTA CRUZ

9500 GILMAN DRIVE LA JOLLA, CALIFORNIA 92093-0101

DEPARTMENT OF ANTHROPOLOGY, 0101 FAX: (619) 534-5946

Advanced Research Projects Agency c/o Clayton H. Spikes Martine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive

Arlington VA 22202

28 Dec 1994

RE: ATOC/MMRP Draft EIS/EIR

Dear Dr. Spikes,

to marine mammal populations seem acceptable; I am in favor of going ahead use of data collected for evaluation and regulation of non-ATOC marine noise against the need for better understanding of global climate change, the risks MMRP described in the Draft EIS/EIR, especially as it refers to the potential pollution. The MMRP looks like it will appreciably advance the state of the art for assessing marine animal responses to human activity and, weighed Let me begin by saying that I am very pleased to see the expanded with the proposed Project.

which basically boil down to simply this: it is very unlikely that we would be between laughable and tragic that we stand to learn so much about cetacean otherwise. This inability stems in very large part from the absence of good this whole ATOC experience will focus funding agency attention on the need themselves, and I hope that in addition to improving global climate models rather than as the result of funding targeted for work on marine mammals populations and biology as a spinoff from a physical oceanography project That said, I have a number of comments about aspects of the MMRP able to detect a variety of significant negative impacts of ATOC sounds on cetaceans, and it is both intellectually dishonest and arrogant to pretend example, we don't even know whether odontocetes "hear" low frequency longiern natural history data on the affected taxa and populations--for sounds using skin mechanoreceptors (p. 4-44). I think it is somewhere to support research on the natural history of marine animals.1

² I This is a good point to note that while I am a member of the Society for Marine Mammalogy and am interested in cetacean behavioral ecology, I am trained and employed as a biological anthropologist (PhD Harvard University, 1985) and have personal financial motives here.

. d

What are the odds of detecting harm to marine mammals?

reflection on the regulatory difficulties daily faced by e.g. the FDA should T.62. make clear. At best, we can fail to determine that ATOC is harmful. to be safe for marine mammals and other sea life." This is either laughably naive or is based on an unusual definition of "safe", as a moment's Page ES-3: the ATOC project "will only begin if the system is determined

A good illustration of the problem appears to be the issue of blue whale numbers. If I understand correctly, on p. 3-17 the blue whale population off central California is estimated as 2,198 (which may or may not include population is 1,000 (with 600 individually identifiable). If a 1996 MMRP survey reports 1,000 blue whales, can we conclude safely that there has a handful present in winter/spring); on C-19 the estimated California been no change, or has the population plummeted to half its original abundance?

there is an El Niño or other "extrinsic" event, how will "blame" be assigned? boat traffic had increased above some unknown threshold during the period? I see this as insoluble, and it vividly illustrates the need for more basic research on the natural history of marine mammals so that we A second illustration: on 3-27 it is noted that short-finned pilot whales E.G., could the MMRP's conclusions be disputed on the grounds that local perhaps related to El Niño). This raises an important question: if one or more species show a population change during this two-year study and essentially vanished from southern California waters (cause unknown, understand, or at least can quantify, non-anthropogenic population fluctuations. ત

researchers are considering shifting to playback experiments within \mathcal{I} -6 eIn this context I note with some concern that although no quantitative presented in Appendix C2, preliminary observations suggest that (1) estimates of required sample sizes (and corresponding effort) are planned methods will not be adequate, and (2) consequently the Montercy Bay (C-63-64)3.

If we cannot assign universally accepted risk estimates to smoking or airport noise exposure (both vastly more tractable, for obvious reasons) 3 A question: will a separate EIS/EIR be needed before ATOC-level playbacks can be used for research within the Bay? If not, why not, since such siting is not discussed in this

It is our best guess that I-bk there will not be any such impacts so I am in favor of proceeding, but let's then the odds of demonstrating serious but non-catastrophic biological impacts of ATOC are remote, and to believe otherwise stems from an intellectual arrogance I find deeply troubling. not kid ourselves that we are in full control.

What sort of harm might be done to marine mammals?

(most likely acting via the stress response), but they receive little attention includes some discussion of relevant findings from human and nonhuman important (p. 4-30), but that we would have no way of detecting them. I behavioral patterns. Mention is made of possible physiological effects raised this issue in a letter to Marilyn Cox dated 24 June 1994 which Virtually the entire effort is dedicated to detecting the effects of (cf. 4-26, 4-28-30, 4-36). It is not that such effects might not be physical damage to the auditory system, or disruption of normal primate studies4. In that letter I stated

When I FILD l strangly urge that the Advisory Board being assembled by Dr. Costa include sent on enquiry to HUMBIO-L (internet human biology list) on this topic, several people suggested I contact Dr. Lawrence Schell (Depts. of Authropolugy and Epidemiology, SUNY Albany, Albany NY 12222), cf. Schell (1991). Perhaps he could advise the Project re a sulable expert. someone from the environmental healthhoise research community.

5

Along these lines, I was fascinated by the description of noise effects on bother humpbacks they will not devastate right whales. There is not much shrimp (4-102)--depressed growth and reproduction, with increased aggression and mortality. While very general, these responses are similar marine mammals as well, at least under comparably intense ensonification primates, what is [behaviorally] stressful varies greatly between species. I Stress responses may well be phylogenetically conservative, but I enough to some of the reported effects of e.g. airport noise on humans to note that based on my own ca. 15 years studying a variety of nonhuman see no a priori reason to assume that, for example, if ATOC sounds do not suggest that such effects are very general-and hence to be expected in we can do about such possibilities other than remain alert to them. levels.

6, accompanied by anything that the animal 'perceives' as threatening." Can we realistically expect marine mammals to perceive the evolutionarily reduced response [to a repeated stimulus] when the stimulus is not Note that on 4-28 habituation is defined as "the development of novel ATOC sounds as threatening, even if they produce negative

document population changes given reported densities-the Southwest Fisheries Science Center has been working for about 2 decades on the problem of estimating changes in ETP dolphin populations, and surely their techniques/experience could be applied to 2 I assume that existing data could be used to estimate approximate effort needed to

⁴ reviewed in Schell, L. M. (1991). Effecti of pollutants on human prenatal and postnatal growth: noise, lead, polychlorobiphenyl compounds, and toxic wastes. Yrbk. Phys. Anthropol. 34: 157-188.

physiological consequences? Failhre to cope adaptively with novel stimuli is commonplace among humans: abundant salt and sugar (scarce during pre-technological human existence) create various health problems, and the health effects of 'urban stress' (including, significantly, noise) are matters of much concern. This is literally textbook knowledge in biological anthropology5.

flow many individual marine mammals will be affected?

On 4-22 and 4-50 calculations are presented indicating that there is <1% chance of a single blue or sperm whale being exposed to the 150 dB sound field during the two year project. 150 dB was chosen as it is the level at which physical damage to the ear might be expected to occur. It is worth noting that mysticates apparently tend to show negative behavioral responses to sounds in the 120 dB, range (4-25-27); the picture for odontooctes seems less clear (4-51-52), with perhaps 130 dB being a comparable behavioral stimulus level (though it is reported that sperm whales may react to 100 dB sounds, albeit at higher frequencies). I did some crude back-of-envelope calculations of the number of blue and fin whales likely to be exposed to the 120 dB sound level over two years using the 2% duty cycle and figures on pp. 3-17 & 4-27; as I make it, there is about a 100% chance of an individual being exposed to the 120 dB sound field at least once.

Thank you very much for your attention; please do not hesitate to contact me if any of the above is unclear or if there is anything else I can do. I very much appreciate both the effort that has gone into this Draft EIS/EIR, and the system that makes widespread scientific participation in such matters possible.

Sincerely yours,

Jim Moore
Assist. Prof.
jjmoore@ucsd.edu
(619) 534-5572

O EGENNIED

C-7 271 Seely muc. Acomas, CA 95004 Dec. 28, 1944

scientists released a study saying that the sand I.43 the risk of glabal warming las well as pollution 1-36 The effect of loud noise on movine life is from about devices would have an insignificant impact on sea be reduced by using less energy. It would be much more efficient to develop and implement edditional energy conscioution measures and less underwater devices from being located in the glibal woming. I am especially concerned that our news paper on Hulfyy stated that project result, the risk to marine like due to the noise is direct civilist with the purpose of our stady Furthermore, we already all know that sunctuary jand entweighs the longits of the and dependence on fareign energy resources can montery Natil marine Sanctuary to measure years nayyou lestructure alternative energy sources. please do all you can to prevent Bear mr. Spikes ત્ય

⁵ see Jumain, R. & Nelson, H. (1994). Integduction. 10. Physical Anthropology. (6th edition). St. Paul: West Publishing (chapter 6): also, Eaton, S. B. & Konner, M. (1985). Paleolithic nutrition: a consideration of its nature and current implications. New England Journal of Medicine. 312: 283-289.

Unified Air Polittion Control Bluttict **MONTEREY BAY** Monierry San Genies, and Sansa Cruz counter

INTERIM AIR POLLUTION CONTROL DEFICER Daug Queila

24580 Silver Cloud Court • Monterey, California 93940 • 408/647•9411 • FAX 408/647•8501

December 28, 1994 Advanced Research Projects Agency

c/o Clayton H. Spikes
Marine Acoustics, Inc.
Four Crystal Park, Suite 901
2345 Crystal Drive

Arlington, VA 22202

SUBJECT: DRAFT EIR/EIS FOR CALIFORNIA ACOUSTIC THERMOMETRY OF OCEAN CLIMATE PROJECT

Dear Mr. Spikes;

Staff has reviewed the Draft Environmental Impact Report/ tion that would produce acoustic soundpaths in the ocean's sound another to measure average ocean temperatures. This would include locating a 260 watt output acoustic sound source 21.5 equipment in a deeper offshore location to monitor sounds for research purposes. Staff has the following comments:

Page 4-110, para, 2. The analysis should state how many vessels and aircraft would operate during a worst-case scenario and conclude whether their emissions would exceed the 150 lb/day of ROG or NO, the criterion of significance for coone precursors within the North Central Coast Air Basin.

Page 5-18 Dara, 5. The EIR/EIS should note that the ATOC project is exempt from the federal general conformity rule.

Thank you for the opportunity to review the document. If You have any questions, please do not hesitate to call Douglas Kim of our planning staff.

Sincerely,

Senior Planner, Planning and Air Monitoring Division Sanet Brennan

cc: Nicolas Papadakis, AMBAG File: 3442 cnam, onm

DISTRICT BOARD MEMBERS Simon Salinas Monterey County John Myers King Clip Edith Johnsen Munterey County Jack Barlich Del Xey Deks Oscar Blos Vationville

Curits Graves San Bentto County

VICE CHAIR, Alan Styles

Walt Symons Santa Cinz County Tom Perkins Momerty County

advanced Renasch Broject genry marine

To Clay ton H. Spiker J marine Crosithes 7 mystap Paul - Sint 901 2345 Coustal A Muxter 16.27202

Dear Mr. Spiker.
9 witered to be at the ATER

formasson in Santa to Leave mor a Law Consund 740

111 Vine Hill Road, Santa Cruz, CA 95065 Wayfarer Statlon / Lemon Yellow Farm

What is the ultimate motives?

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hear ARPA: C-10

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C-11 Jan. 5, 1995

Advanced Research Projects Agency c/o Clayton H. Spikes Marine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Virginia 22202

Dear Mr. Spikes,

We are very concerned about the sound emissions associated with the California Acoustic Thermometry of Ocean Climate project. We understand the need for research regarding global warming, but polluting the oceans with additional man-made noise is an unacceptable means to that end as far as we are concerned.

The Draft EIS/EIR states that the effects of the sound emissions on marine mammels and turtles will be monitered, but in our opinion to even consider bombarding ocean creatures with sound in a world where sounds are the basis of communication and survival for these creatures is a mistake. Whether it is 2% of the time or 8% of the time, we are opposed to intentional, systematic emission of sounds (of any frequency) being emitted into the Pacific Ocean.

Sincerely,

Mother S. Jan

Genrifer Followers

C-12

Elaine L. Capogeannis P.O. Box 3486 Saratoga, Ca. 95070 Saratoga, Ca. Advanced Research Projects Agency c/o Clayton H. Spikes

Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Va. 22202

Marine Acoustics Inc.

Dear Friends,

you deaf? Are you deaf? Are . . ? . Eventually the victim is too They are like someone persistantly yelling in another's ear, "Are deaf to say "No". So the two sound channels send out their waves Why does the ATOC committee want this sound channel so much? atmosphere? Hey! We know we're destroying our world, do we have communities in the ocean. Is this grand scale destruction worth for twenty minute interludes every four hours for two months a discovery of the exact temporal increase in our global straight (ten years if that test "passes"), messing-up to know what exact degree we are doing it in?

 $I_{\text{committee}}$ cries out, ...it is impossible to predict the effects not mean the possible resulting damage is thus insignificant. If of low-frequency sound on most marine mammals". Yet this does we have trouble detecting the major effects this could have on The January 3rd article's claim that the damage to marine marine life, note the extent to which the harm would have life will probably be too subtle to detect. So the ATOC progressed by the time it is possible to detect them.

 λ which shows an already stable income - and a stable income sires T_{i} time goes into such a project, the workers would need more than a are found to hurt wildlife. I think not. If all this money and a strive to continue. It's wood for a hungry fire. ATOC said they would stop their research altogether if the transmissions would even sway ATOC's strive? The military is funding ATOC, My greates wonder is whether our comments to this event

C-15

handful of facts to get them off their study. That's what scares

Half the project has been noted to "...give them a chance to not create the damage to study! Do the more profitable study of how our everyday living is affecting our environment - of which further supports ATOC's passive reaction to obverse affects; it effects of the boats and submarines we are presently using; do collect data on the effects of noise on animals" anyway. This is all part of the study to them. Collect the data from the many are presumably working on.

previous article. But now there is the added element of "Can we So the question now is not only, "Is this right or wrong?" stop this?" Is this just a place in the newspaper to vent our Truly the wrong outweighs the right given the info. by the rage (or rejoice as the case might be)?

anything you're looking for in any book or person, for every idea can ultimately be manipulated in your mind into what you want to A past English teacher of mine once warned me "You can find shoved aside as insignificant incidents. That is reason enough results could be shrugged off as mistakes in calculations or believe." If ATOC wants this info badly enough, disastrous to stop and take a serious counter-look at this project.

Thurst you for your time.

10. Alponed Priced Prices 45 Cheftor 41. Spiles, Maria Kenshir The. 14 2206 4 Crystal Part # 921 Mr. Sp. Key; L. & au a Lanat. 14 Feb the ATOR Pried: on the that they builded To not let the satisfie Couz Merkists stry this Sevoide, ca 93955 1181 wande Ack. We are property importet work.

PLYSQUEAK PRODUCTIONS ART BY IMAY BADEWIOP

GCPC-45

C-14

Susanne M. Altermann

Santa Cruz, California 95060 (408) 426-2607 332 Markel Street

January 7, 1995

Dear ARPA:

i attended last night's public hearing on the proposed ATOC project. I heard people speak for and against the project, and I read portions of the draft EIS/EIR Executive Summary. I saw a mixture of misinformation, self-interest (especially findcial), and emotion on both sides. I make no complaint about this.

I do not intend to fully study the EIS/EIR to determine each major oversight or provision worth appreciation. The most important things to say about the proposed project are already obvious to me:

1) A study of global warming of this type is not needed. \mathcal{L} -3 b 2) The risk to marine mammals CANNOT be adequately assessed in six months \mathcal{L} -6 b before the runble experiment begins, and the project poses irresponsible and unnecessary potential risk to organisms. In the long-term. 3) I do not want my tax payer money spent in this way in the first place.

I do not think that marine mammal research is an antidote to the potential risks. In the EIR/EIS I see an emphasis placed on the "riskiness" of comparing human hearing to whale hearing -- and then It goes on to do precisely that only with \mathcal{I} -122 scientific compensations for air versus water hearing! Hy point is that you do not know and cannot know the long term effects on living things until after the fact. Even then, you will probably not know exactly how or what the reasons are. Hany ideas, later found to have unexpected deleterious effects, were supported in the initial stages by reasoning very similar to that which I find among proponents to this project. Whale hearing, for example, and the affect of low sounds on all living things is a mystery. Just because it's a mystery does not mean that the risk of experimenting with it is inagligible." Negligible to you, not to the whale.

If understand that many people have contributed a great deal of time, money and effort in support of this project and in support of improving it. I know it's hard to let go. Individuals supporting the project may have life-honoring intentions, but I feel that <u>OUR</u> priorities must be reexamined. Harine bioligists should not have to support themselves (and be pitted against "environmentalists") off research which threatens the very source of their interest. Harine mammal re-search should be independent of research which threatens "#t. "By this, I do not mean that marine mammal research should be antagonistic with other types of research necessarily. in any case, i ask that everyone supporting this proposal honor life in our oceans in another way. Find another way. Have no loud sounds where the whales pass.

Sincerely,

CA Assemblymun Bruce McPherson CC; Congressman Sam Farr

Andrew Allison 25420 Via Cicindela Carmel, CA 93933 Fax:408/620-4362 Tct:408/620-4361

January 7, 11915

Advanced Research Projects Agency Marine Acoustics Inc. 4 Crystal Park, ste 901 c/o Chyton ff. Spikes Arhngton, VA 22202 2345 Crystal Drive

Re: A'TOC

The argument raised by environmentalists that in the absence of evidence that it will not harm marine life ATOC is at best immoral and, given that it is proposed for a murine sanctuary, probubly illegal is unassailable. However, that argument fails to additess the real issue, which is that the experiment itself is quite obviously a

words, the experimenters will be measuring what happened at the surface couplity ten years previously. Meanwhile, the Rovernment is measuring global temperature in First, it is my understanding that vertical circulation in the ocean is quite limited and that it takes well over a decade for the effects of changes in surface temperature to reach the 5000 foot depth of the proposed experiment. In other real time by means of satellite observations.

In short, there is simply no way that this experiment can contribute anything useful to the search for the 4tobal warming will-o-the-wisp.

Sincerely,

C-16

CORNELL LABORATORY of ORNITHOLOGY 199 SAISUCKER WOODS ROAD - ITHACA, NEW YORK 14850-1999 - (607) 254-BIRD

To: Advanced Research Projects Agency c/o Clayton Spike

DEGENNIED PASSONIED

4 Crystal Park, Suilk 901 Marine Acoustics, Inc

Arlington, Va. 22202 2345 Crystal Drive

From: Katharine Payne

Re ATOC Draft EIS/EIR

Date: January 7, 1995

I am grateful for the effort that has gone into this huge and thorough document. I would like to make a few suggestions in emphasis, organization, and judgement. Until they are attended to I find the document a bit blassed.

presence of marine marinals in an ensonified area does not prove that the $\mathcal{I}\mathcal{A}$ on marine life that cannot and will not be measured. These are mentioned in various places but are never summarized, which makes them seem like a few small scattered points, while for a few of ATOC's critics they are a real enough 1) Emphasis. I find an under-emphasis of those potentially negative impacts impacts on species that will not be monitored. Perhaps the best reference to population or individual therein is unaffected by the noise as they may stay areas that meet their requirements (I add -- or if it is not in their behavioral referring to is long-term impacts on species that will be monitored, and all in area despite the presence of noise disturbance if there are no alternative problem to throw the whole program into question. What I am especially repertoire to move) ... Most of the impacts from the ATOC source are the former is the sentence starting on the bottom of page 4-13: "... the anticipated to fall in this category."

category, these impacts should be given emphasis. A separate title section should be devoted to the immeasurable potential long-term impacts that will not be scientifically addressed within the time-scale of the proposed project. If most of the impacts from the ATOC source are anticipated to fall in this

I-6k 2) Judgement. In several places we find variants of the following: " the lack of reliable information justifies the assumption of an unknown tripact for purposes of this EIS/EIR, but at a less than significnt level." "Less than significant" is based on an earlier statements that "exposures to subsea

feasible" is vague but indicates that first consideration will go to experimental protocol in situations where impacts are not known in advance. This is just sounds will be minimized whenever feasible." "Minimized whenever what critics of the program are worrying about.

76 There are various other less than significant" statements that seem careless. The CEQA impact 10 for fish (page 4-88), which points out that injured fish will be easier to catch and therefore their injury will be advantageous to predators, is odd. With that kind of logic anything is justifiable.

3) Finally I feel that the long-term ATOC project insofar as it can be sketched out should actually be described in the section called "Long-term ATOC Program Plans". At present the message of this section has little to do with its title and is just a disclaimer "the data necessary to sport a programmatic EIS do not exist at this time, and without these data no basis exists for the should the feasibility study prove successful and harmless. The details of the way ATOC measurements would be used, presently described in the "Global" proposal/approval of a long-term program." It is difficult for reviewers to comment on a feasibility study with some probable negative impacts without a dearer sense of exactly what the main, follow-up study might consist of climate models" section of the "Alternatives" section of the report, really belong up front where readers will get a sense of how the long-term ATOC data would enhance a global monitoring plan.

Respectfully submitted,

Katharine Payne

January 7, 1995

Marine Acoustics, Inc. Four Crystal Park, Suite 901 Arlington, Va. 22202 Clayton H. Spikes

assessed. Until that information is more complete the underwater T-15 evening, January 6, 1995, we can only conclude that the possibly for harm to marine life from such research has not been adequately sound transmission at the Santa Cruz Civic Auditorium on Friday After listening to the presentations for and against underwater transmissions should be put on hold. Dear Mr. Spikes:

our planet but the harm to all types of marine life is just as important a consideration. How can we justify the potential suffering until we know about the extent of the consequences involved. Global warming is definitely an important issue for the survival of

Sincerely,

Jusie and Phile Kaplan

Susle and Phil Kaplan Santa Cruz, Ca. 95060. Paradise Park #553

C-17

C-18

January 9, 1995

Advanced Research Projects Agency 4 Crystal Park, Suite 901 c/o Clayton H. Spikes Marine Acoustics Inc. Arlington, Va 22202 2345 Crystal Drive

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Dear Committee Members,

I K S I I I U I I RISLABCh

A A

such projects is very important, it seems highly questionable to place equal importance on the realize that the public, perhaps especially conservationists, are concerned with the impacts of Academy of Science (a very prestigious academy), one of the most valuable and promising project. It is ludicrous to think that uneducated, but well-meaning, citizens unfamiliar with the project to marine animals. However, nearly all marine scientists share this concern and methods of monitoring global changes in ocean temperature. Although public opinion for I would like to comment on the ATOC project. I am very strongly in favor of this ocean physics, sound transmission in water, behavior and physiology of marine mammals, outweigh the highly informed and carefully considered views of experts in these fields. I opinions of the public and scientific experts, when considering a permit to continue this project, which is considered by experts in the field, including members of the National fishes, and invertebrates, and other information relevant to the ATOC proposal, should love for the ocean and marine fauna and flora that conservationists (who seem to think scientists are the opposition) express.

Ne door Ad. Practico (A. Pastico)

scientists as stating the opposite - that there will be impacts, and probably significant impacts An important problem seems to be the inability of scientists to state that there will be called conservationists don't seem worried about, simply because they assume it is negligible. Although public opinion is important, it should carry little weight for advisory committee. If to marine life. This interpretation is entirely unwarranted, and reflects a clear difference in their interpretations of evidence for or against the impacts of the ATOC project. While the perspective between scientists and non-scientists, which seems to be the heart of the public however, has concern for marine life, but bases their opinion that ATOC will have negative impacts will not occur. Nevertheless, ATOC experts predict that the impacts will be small, no impact to marine animals. Withholding this statement seems to be interpreted by nonmisunderstanding of this issue. Scientists, unlike the lay public, are much more careful in evidence supports the hypothesis that impacts will be negligible, there presently exists too incorrect. In contrast, the opinions and advise of highly informed conservationists, like the scientists proposing this study, are based on fact rather than emotion, and should be heeded. In both cases, the opinions of ill-informed conservationists are unwarranted and probably little information on the topic to state emphatically (with high statistical probability) that effects on very limited, or NO understanding of physics and physiology. As an example, based on their knowledge of ocean physics and marine manumal physiology. The public, A TOC impacts are expected to be less than the present impacts of ship traffic, which so-

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page 2

experts to decide what to do about the ATOC project, perhaps we should likewise consider we ask accountants, lifeguards, lawyers, dentists, truck drivers, store clerks, and other nontheir opinions as important as heart specialists next time we have a heart problem!

focus instead on the real problem - educating the public concerning this matter. Let scientists Instead of weighing public opinion in terms of the value of the project, I suggest we decide on the importance and potential impacts of the project.

Sincerely,

Assistant Scientist lames P. Barry

Advanced Research Frojects Agency c/o Clayton H. Spikes, Marine Acoustics Inc. h Crystal Park, Suite 901

Irlington, VA

Bear Mr. Spikes:

I'm writing to voice the strong opposition of my family to the proposed ATC project. We are outraged that such a proposal is even In the works. Ever since we learned that the Department of Defense is behind this project, we've been extremely skeptical that measuring global warming is the real reason for it. There are other agencies, such as NASA, that are already engaged in this work wis satalite. It seems far more likely that ATOC is actually a military experiment, probably designed to improve submarine detection. If so, why not fraces so? Doubtless because the public wouldn't see the necessity of it and would be in strong opposition.

Well, we're in strong opposition to such a scheme for measuring global warming, if that is it a real purpose. Don't the marine manmals of the world have enough problems with the noise already in the ocean without solding to it for a most dubtous experiment? I-SL our rare blue whales, for example, already have some difficulty in contacting each other because of shipping noises. Why should we make it even more unlikely that they can find each other for mating, companionship, etc.? We totally oppose this project, primarily because of its unknown effects on our important marins life. Moreover, no such project should even be J-42, considered in our newly established Monterey Bay National Harine Sanctuary. What is a senctuary for, if not to protect the marine life within

We urge that ATOC be abandoned,

Sincerely

12. P. Harris

(B. R. Harms) 26500 Val Varde Drive Carmel, CA 93923

Advanced Research Projects Agency 4 Crystal Park, Suite 901 Arilington, VA 22202 C/O Clayton H. Spikes 2345 Crystal Drive

315 Redwood Drive Pamela Spehar

Boulder Creek, CA. 95006

Acoustic Thermometry of Ocean Climate نق

cause and research in this area is important. The information gained by successful testing the ocean climate using acoustic thermometry would certainly assist government funding and public attention to the serious issues at hand with global warming. Discoveries founded using acoustic Testing and documenting the global warming changes is a valuable thermometry of the ocean climate can benefit whales and assist in resolution of radiation and assessment of solar impact to species that are the whales food source.

2 marine life? Is there an analysis for the effects to marine life for the 3 sound emissions predicted for this testing? A Are studies available I-loc 3 regarding the impact to the migratory behavior of the marine life during I-424 accoustic thermometry? (2-40) and the specialists involved with 490 \(\frac{2}{2}\) marine life? In the scientific arena who are the specialists involved with 490 \(\frac{2}{2}\). other marine species. alias an analysis been completed for the impact to Tisk Sending sound across the Pacific Ocean to determine the ocean temperature can be harmful to whales, dolphins, seals, sea turtles and

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California. Please forward a copy of the meeting minutes facts surrounding any habitat studies related to this proposal?

I am aware of the Public Hearing being held Friday, January 6, 1995, at the Santa Cruz Civic Auditorium, 307 Church Street, Santa Cruz, published for this meeting.

equally concerned for the ocean marine life in the Monterey Bay Marine Sanctuary. Please forward any information of analysis or studies completed to support this proposal. As new information and discoveries are formulated on this issue, please keep me informed. I appreciate your I am very concerned with the severity of global warming. assistance with this topic. Thank you very much for your time.

3-21 THE COMMITTEE FOR UNIVERSAL SECURITY ZERO TOLERANCE TOXIC CAMPAIGN

Advanced Research Projects Agency Co Clayton H. Spiked Marine Acoustic, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Virginia 22202 1/11/95

Greetings and Blessings

We are writing to oppose the California Acoustic Thermometry of Ocean Climate (ATOC) proposal.

We oppose the ATOC Project because it is an unnecessary economic experience. I We are in agreement with the idea of Congress who directed the department Of I:I. Defense to expend a portion of its budget on environmentally-related issues. We do not think that the ATOC Project is the best way to expend the funds and resources.

We would rather see the monies used on Ecosystem restoration, or Military toxic elimination and clean up, or Urban Communities environment developmental enhancement projects, which would be designed by and for youth employment, or Clean up and restoration of ocean environments, coast line, beaches, habitat water inlet systems, or Provide homes for the homeless and other programs supporting universal security. To

Upon reviewing the ATOC draft statement, we have concluded that this proposal is just another testing devise; (in dispite of its noble intentions to serve the environment): the truth is we do not need another test in regard to the environment. We need proactive task forces to stop the degradation and destruction of it. There are a number of FIX* the environment plans already on the table, to many to site here however to name a few \$\overline{T} \overline{A} \overline{A}\$ there is the Greenpeace Recommendations. The union of concern science recommendations, The International Joint Commission Recommendations And The Committee For universal Security Recommendations.

C-21

We are concern about the cry from industrial "polluters" for more test as a way of curtailing actions against them for their negative impacts on the environment and the health and wellbeing of the human community.

Testing. More Research, assessments, reassessments, and evaluations has been used as an effective ploy in the opposition to real changes for a safe and clean environment. It is time to defeat the ploys and deception campaigns of Industry and environmentally destructive enterprises.

In closing we urge you to Deny the permit (No Action)

We wish you well

For biological integrive the FALL AND CONTROL Benet Luction D.D. 1095-A Smith Grade Road Santa Cruz, Ca 95060

JANUARY 12, 1995

CLAYTON SPIKES, ADVANCED RESEARCH PROJECTS AGENCY, STOP THE MILITARY FUNDED ATOC EXPERIMENT TO BROADCAST LOUD ${\cal I}$ UNDERWATER SOUNDS IN MONTEREY BAY FOR 10 YEARS TO STUDY GLOBAL ${\cal J}$ - ${\cal J}$

THE MARINE SANCTUARY SHOULD REMAIN A SANCTUARY FOR THE I-4 $_{f a}$. Environment.

AS A WOMAN, I IMPLORE YOU TO STOP SPENDING MILLIONS OF DOLLARS THAT THREATEN OUR SANCTUARY WITH ATOC. I WANT FUTURE GENERATIONS TO BE ABLE TO SHARE OUR SANCTUARY WITH SPERM T-43 WHALES, ELEPHANT SEALS, LEATHER BACK TURTLES, ORCAS, GREY WHALES, SHOLE WHALES, HUMPBACK WHALES, AND PLANKTON. MANY OF THESE SPECIES DIVE DEEPLY ENOUGH TO BE SIGNIFICANTLY ADVERSLY EFFECTED BY UNDERWATER SONAR EMITTERS FROM OUR BEAUTIFUL MONTEREY BAY SANCTUARY TO KAUAI. IT IS UNACCEPTABLE FOR ATOC TO CAUSE EVEN THE SLIGHTEST IMPACT ON OUR MARINE SANCTUARY

Melins Libers 181 Hubban Galch Rd Ben Loners, Gt 9500

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JANUARY 12, 1995

CLAYTON SPIKES, ADVANCED RESEARCH PROJECTS AGENCY, STOP THE MILITARY FUNDED ATOC EXPERIMENT TO BROADCAST LOUD WARMING.

THE MARINE SANCTUARY SHOULD REMAIN A SANCTUARY FOR THE $_{I^{-}t^{\Delta}}$ Environment.

SPERM WHALES, ELEPHANT SEALS, LEATHER BACK TURTLES, ORGAS, GREY WHALES, BLUE WHALES, HUMPBACK WHALES, AND PLANKTON. MANY 3 OF THESE SPECIES DIVE DEEPLY ENOUGH TO BE SIGNIFICANTLY ADVERSLY L-49 EFFECTED BY UNDERWATER SONAR EMITTERS FROM OUR BEAUTIFUL MONTEREY BAY SANCTUARY TO KAUAI. IT IS UNACCEPTABLE FOR ATOC TO CAUSE EVEN THE SLIGHTEST IMPACT ON OUR MARINE SANCTUARY.

Come hay the soul



January 12, 1995

DEFENSE FUND

Caitjornia Office
Rockridge Market Hall
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Oakland, CA 94618
(\$10) 658-8008
Fax: \$10-658-0630

Advanced Research Projects Agency Four Crystal Park, Suite 901 c/o: Clayton H. Spikes Marine Acoustics, Inc. Arlington, VA 22202 2345 Crystal Drive

To Whon it May Concern:

The Environmental Defense Fund is pleased to submit the enclosed written comments California Acoustic Thermometry of Ocean Climate (ATOC) Project and its associated Marine Mammal Research Program, prepared by the Advanced Research Projects Agency, the on the draft Environmental Impact Statement/Environmental Impact Report for the National Marine Fisheries Service, and the University of California at San Diego.

squarely acknowledged, and addressed with a credible pilot research program, conducted $I^+\mathcal{A}_{2,}b$ I-122 minimize exposure of marine mammals to the source, even if the pilot rusearch program $I extcolor{black}{eta}$ and subile, but nevertheless potentially serious, impacts can never be fully known, especially that better defined, objective thresholds for adverse impacts that would result in termination of ATOC signals must be in place, and that environmentalists and citizens-at-large must play an important role in defining and implementing those thresholds, before ATOC is allowed to We hope you will take our recommendations for a cautious, prudent approach to the indicates that adverse impacts are expected to be minimal DWe contend that the long term within the short time frame contemplated for the pilot research program. Finally, we hold with a low-power mobile source. We ask that you consider our proposal to site the ATOC question of how marine organisms might respond to the ATOC sound source should be ATOC project to heart. The fact that there exists virtually no evidence bearing on the sound source outside the boundaries of any marine sanctuary, in a place that would proceed further.

> b 4

Sincerely,

257 Park Avenue South New York, NY 10010 (212) 505-2100 Senior Scientist National Headquarters

Rodney M. Fujita, Ph.D

1875 Connecticut Ave., N.W. Wathington, DC 20009 (202) 387-3500 100% Post Centumer Recycled Paper

1800 Goadalupe Austin, TX 78701 (512) 478-5161 128 East Hargett St. Rabeigh, NC 27601 (919) 821-7793 1405 Arapahoc Ave. Boulder, CO 80302 (303) 440-4901

ENVIRONMENTAL DEFENSE FUND

Celifornio Office Rockridge Market Hall 5655 College Ave. Oakland; CA 94618 (510) 658-8008 COMMENTS OF THE ENVIRONMENTAL DEFENSE FUND

Fax: 510-658-0630

THE ACOUSTIC THERMOMETRY OF OCEAN CLIMATE PROJECT CONCERNING

January 6, 1995

Rodney M. Fujita, Ph.D. Senior Scientist The Environmental Defense Fund is a leading national nonprofit environmental group with over addition to expertise in marine ecology. Fujita bring years of experience in policy analysis and 250,000 members. EDP scientist Dr. Rodney M. Fujita holds a doctorate in marine ecology. In advocacy relating to climate change to the issue we are here to discuss, the ATOC project. He international climate change treaty. Fujita also helped alert policymakers to the mass coral participated in the Intergovernmental Panel on Climate Change, the scientific body that bleaching events of the 1980's, which were linked to elevated sea surface temperatures. developed the consensus on climate change that in turn spurred the negotiation of an

change, and they are not expected to disappear in the foreseeable future. For example, it seems key uncertainties about ocean heat uptake, perhaps the most important factor in projecting short uncertainty about the existence and potential impacts of global climate change. However, none reduction in this uncertainty, better climate models, and a more definitive indication that global precise, will result in a dramatic improvement in climate change policies. ATOC could reduce warming is occurring - all potential benefits of ATOC - would definitely be helpful, they are of us should be overly optimistic that data generated by ATOC, no matter how accurate or changes in the current patterns of fossil fuel use and deforestation that are driving climate probably not the most Important factors limiting progress toward taking action to prevent global climate change. Vast economic and political interests continue to resist significant inevitable that China will accelerate its use of coal to generate electricity in order to fuel term climatic responses to the buildup of greenhouse gases in the atmosphere. While a EDF strongly supports the development of new edentific information that will reduce economic growth.

	128 East Hargen St. Rabeigh, NC 27601 (919) \$21-7793
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warming policy, we should remember that models of complex systems have a rather poor track speedy consummation of a treaty to phase out CFCs. However, economic and political inertia associated with phasing out a single class of chemicals, CFCs, was much, much less than the sources pose a negligible threat to human health, to cite just two of many examples. On the other hand, models validated with observations played an enormously important role in the record. Fishery models have been used to support unsustainable harvest rates, and risk. assessment models have been used to buttress arguments that various kinds of pollution before putting too much falth in the ability of improved climate models to shape global inertla associated with reducing fossil fuel use and deforestation.

climate trend seems uncertain. Even if ATOC succeeds in detecting a temperature trend over 10 temperature data from the 1990's, one would falsely conclude that there was no global warming average air temperatures. In fact, a global warming trend has been documented over the last almospheric temperatures in responding to increased forcing from greenhouse gases, limiting system happens to be in a temporary stable or even cooling phase? Any data set, no matter how precise, that spans less than 30 years or so is more likely to give rise to a false negative years that might take many decades to detect in more variable data sets, what if the climate than is a longer data set. For example, if one considered only atmospheric and sea surface trend, because the explosion of Mount Pinatubo resulted in a temporary decline in global iurthermore, the potential for using ATOC data to provide a reliable measure of a global century or so. In addition, one would expect deep ocean temperatures to lag behind the potential effectiveness of the ATOC data as an early warning system.

do think that ATOC would be worth pursuing if risks to marine organisms and ecosystems can be shown to be acceptable. If successful, ATOC could generate data that could greatly improve work to reduce them, rather than attempting to paint a rosy picture that shows that the impacts understanding of ocean and climate dynamics. The key to good policy making on this issue is to freely acknowledge the great uncertainties surrounding the potential impacts of ATOC and While the benefits of ATOC with respect to improving global warming policy are uncertain, I are likely to be Insignificant. Unfortunately, the draft EIS appears to do just that.

capabilities of a few species, the data are extremely limited and cannot constitute the basis for $T extit{-}bK$ species". I concur with this assessment. The EIS consistently makes the error of concluding that It informed prediction or evaluation of the effects of intense low frequency sounds on any marine if no evidence for a significant impact exists, the impact must be nonexistent. The EIS also errs in many cases by overextending assumptions and inferences drawn from data on other species cases, evidence for significant impacts does not exist because no research has been conducted. The National Research Council, the nation's most important bastion of conventional scientific to conclude that impacts on marine mammals are likely to be less than significant. In many wisdom, concluded that "Although we do have some knowledge about the behavior and reactions of certain marine manmals in response to sound, as well as about the hearing

In addition, the assumptions supporting many of the conclusions that a specific Impact would

C-24

not exist or would be less than significant are debatable.

5 be desirable to site the ATOC source in an area with relatively few matine mammals, in order 149, b does not mean that the ATOC climate protocol should be carried out in the same area. It would Because very little is known about the effects of low frequency sounds on marine organisms, a research program would need to be sited in an area rich in marine mammals. However, this well designed research program aimed at reducing this uncertainty will be essential. Such a to minimize risks.

6 in a cessation of ATOC signals are critical. In addition, the criteria should be flexible enough to 1-69 the ATOC source in the event that adverse impacts are observed or expected will be absolutely essential. Criteria that clearly define the kinds and levels of adverse impacts that would result allow for appropriate action should unexpected impacts be observed. As described in the EIS. During both the pilot research program and the ATOC program, a protocol for shutting down these criteria are ill-defined and thus subject to interpretation.

1-122 Sanctuary, the California Coastal Commission, and any other agency with Jurisdiction over some may provide valuable scientific insights, the potential for sweeping changes in global warming In conclusion, I urge the National Marine Fisheries Service, the Monterey Bay National Marine drawing of strong inferences. Above all, we humans need to avoid hubris, and adopt a more finally, they should come to grips with the limitations of science - they should recognize that aspect of the ATOC project to do three things. First, they should recognize that while ATOC policies resulting from ATOC data is low. This should be taken into account when weighing understanding of the potential impacts of ATOC on marine organisms and ecosystems. And mammals, the complexity of the marine environment, and the difficulty of doing controlled the risks and benefits of ATOC. Second, they should acknowledge the dearth of scientific 7 uncertainty about the Impacts of ATOC will always remain, because the habits of marine experiments that Isolate cause and effect relationships in the ocean will often prevent the humble attitude based on a respect for the complexity and mystery of the ocean and its inhabitants.

8 action in light of unexpected impacts; and (3) citizens at large and environmentalists must play I-69 I believe that the ATOC project should be conducted ONLY if the following three conditions are transmissions must be defined more clearly, yet remain flexible enough to allow for appropriate a significant role in determining what the termination criteria should be and when they have marine manmals to the ATOC sound source, well away from marine protected areas such as met: (1) outside experts and community representatives must conclude that the pilot study shows that potential impacts of ATOC will be acceptable. (2) criteria for terminating ATOC <u>been met. In addition, EDF would favor the use of sites that would minimize exposure of</u> the Monterey Bay National Marine Sanctuary, should the ATOC program move forward.



JANUARY 12, 1995

CLAYTON SPIKES, ADVANCED RESEARCH PROJECTS AGENCY,

I UNDERWATER SOUNDS IN MONTEREY BAY FOR 10 YEARS TO STUDY GLOBAL $I extcolor{-}J$ STOP THE MILITARY FUNDED ATOC EXPERIMENT TO BROADCAST LOUD

THE MARINE SANCTUARY SHOULD REMAIN A SANCTUARY FOR THE 2 MARINE MAMMALS AND ALL LIFE IN THE MONTEREY BAY OCEAN **ENVIRONMENT.**

DOLLARS THAT THEATEN OUR SANCTUARY WITH ATOC. I WANT FUTURE GENERATIONS TO BE ABLE TO SHARE OUR SANCTUARY WITH SPERM WHALES, ELEPHANT SEALS, LEATHER BACK TURTLES, ONCAS, GREY WHALES, HUMPBACK WHALES, AND PLANKTON. MANY OF THESE SPECIES DIVE DEEPLY ENOUGH TO BE SIGNIFICANTLY ADVERSLY EFFECTED BY UNDERWATER SONAR EMITTERS FROM OUR BEAUTIFUL MONTEREY BAY SLIGHTEST IMPACT ON OUR MARINE SANCTUARY. AS A WOMAN, I IMPLORE YOU TO STOP SPENDING MILLIONS OF

181 HUBBARD GULCH RD BEN LOMOND, CA 95005 BARBARA GIBSON

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Laurel Robertson Tomales, Callfornia P.O. Bax 108 94971

gm 14, 1995

Advanced Research Projects Agency c/o Clayton H. Spikes

Four Crystal Park, Suite 901 Marine Acoustics, Inc.

Arlington, Virginia 22202 2345 Crystal Drive

Dear Research people,

world of the sea, it is a world where sound is so important, much as sight is for you and me. If I-bkyou continue with this project you stand to do so much harm, and you really have no idea what it that money can be spent on something that will make the word better whether the temperature is will be! Picase, stop out of compassion, before it is too late, and be proud of your restraint. All have let your brains go to your head. Please try using a higher faculty, your imagination. This I have looked with interest at your EIR statement-report draft. All I can say is that I think you

faire Hoberton

COMMENTS ON:

DRAFT Environmental Impact Statement/Environmental Impact Report California Acoustic Thermometry of Ocean Climate Project Marine Mammal Research Program and its associated for the

DATE: 5 January 1995

Linda S. Wellgart, PhD

I am a Research Associate at the Dept. of Biology, Dalhousie University. My graduate degrees are in the areas of whale bloacoustics and behavior, and my present research is on sperm whale acoustic communication.

adverse impacts on marine life. Moreover, it is sloppy, internally inconsistent, and My general impression of the DEIS is that it is unconscionably dismissive of likely made, even when these conclusions are based on completely unsubstantiated shockingly inaccurate in places. Conclusions of "minimal impact" are repeatedly assumptions. There is certainly no attempt being made to err on the side of caution.

Behavloral disruptions and psychological stress are given very short shrift, if cycles and modest increases to ambient noise levels can cause a serious rise in stress mentioned at all, even though this effect is likely to be dominant. Even low duty levels, thus potentially placing populations in Jeopardy.

The DEIS gives much greater emphasis to the impact of ATOC on the hearing the assumptions worthless. For instance, we are asked to assume marine mammals hear the same way humans hear, which is clearly not the case. We are asked to assume that the same relationship by which noise trauma to the human ear is estimated can also be applied to the marine mammal ear, even though recent research on plinifieds seems to cast doubt on this assumption. And furthermore, we are asked capabilities of marine organisms. Yet here, the great gaps in knowledge often render to accept complete guesses at the auditory sensitivities (thresholds) of the vast majority of species in the study area, particularly the endangered large whales. Diving abilities of many species are also uncertain. If any of these "stabs in the dark" happen to be wrong, the radius within which animals could suffer potential hearing damage could increase from 178 m to 40 KILOMETERS or more. ATOC's own independent scientific advisory board states that "ATOC documents assume hearing damage...will not occur if received levels of ATOC sounds are below 150 dB. The Advisory Board notes that this assumption may or may not be true, but there are no supporting data from marine mammals." (MMRP-AB report, June 13, 1994).

Amblent noise levels appear to be exaggerated to downplay ATOC's relative contribution to underwater noise. Ambient noise levels are repeatedly listed as being around 90 dB in the DEIS, yet these numbers do not reflect noise leveis in the sound channel, which is most affected by the ATOC source. P. ES-9 of the DEIS states "at deep sound channel depths the ocean is very quiet, with ambient noise levels Studies on fish and shrimp conclude considerably below those at the surface".

significantly decrease growth and reproduction rates. If a level of 85-90 dB in the (quieter) sound channel is harmful to fish or invertebrate reproduction, populations over about 1/4 of the entire Pacific Ocean, as calculated by Scripps. This is a could suffer over a radius of about 3,500 km at depth around the ATOC source, I.e. potentially serious ecological effect, and yet the DEIS states that impacts on fish and that sounds only 20-30 dB over ambient levels, or levels of only 100-130 dB, invertebrates are expected to be minimal.

The DEIS repeatedly maintains that the ATOC source site inside the Monterey National Marine Sanctuary is not known to be a significant feeding area for marine mammals, yet this is ludicrous. Any area consistently used by high concentrations of marine mammals with some species resident year-round, and with upwellings and high productivity levels is highly likely to be a significant feeding area.

We are asked to believe that the original calculations for the ATOC source's sound fields are wrong, even though these were presented in the previous permit application (incidentally completed before there was any public outcry against the project). The re-calculations made for this DEIS conveniently reveal a smaller area of high sound intensity. Such mistakes do not inspire confidence.

In conclusion, this document consistently attempts to downplay the very real risks that this project presents, concluding minimal impact when effects are unknown or even with evidence to the contrary. All this for a project, which, as the DEIS concedes (p. ES-3) may or may not provide useful climatic information.

DRAFT ENVIRONMENTAL IMPACT STATEMENT DETAILED COMMENTS ON THE FOR THE ATOC PROJECT 16 January 1995

Linda S. Wellgart, Ph.D., Research Associate Hallfax, Nova Scotla B3H 4J1 Canada Dept. of Biology, Dalhousie University

Both my M.Sc. and Ph.D degrees were obtained in the area of whale bioacoustics. l have been doing research on free-ranging whales for 13 years. The following are my

as "measuriling long-term ocean climate changes" (emphasis mine). p. 1-21 (under heading "Acoustic Thermometry Program Objectives") "Obtain early baseline data on $I^{\cdot 3} \tilde{\sigma}$ transmission times in Pacific pathways to compare with data that may be obtained in a follow-on global program...* p. 1-22 - the EIS/EIR talks about a "...future ocean 1) EIS Abstract, p. ES-1,Various places in the document refer to ATOC's purpose monitoring system."

Yet Dr. Munk wrote me that ATOC would only be used to refine current climate ambient changes will take a long time, a few decades if Manabe's predictions are models. He writes in a 19 Oct. '94 letter "With regard to climate, my views of what we should focus on have been modified over the last two years. A stand-alone detection and mapping of the greenhouse-induced changes over and above the correct. I now think our emphasis should be to test, and help improve, current climate

necessary for this goal. If it is the former, given the uncertaintles regarding ATOC's effects on marine life, ATOC's operation over such huge scales of space and time term measuring program or simply to improve climate models. If it is the latter, there should be justification of the duty cycles, intensity levels, etc. being the minimum ATOC should be pinned down as to which of these objectives is the truth-a longshould be viewed as highly risky and should not be allowed to proceed at all, even for just the two years.

fundamental uncertainties about the extent to which acoustic means can detect ocean! 3f depends on..." (emphasis mine) and "Since it is not presently known what will be learned from the demonstration phase (of ATOC]..." p. 1-20 "ATOC...is subject to climate changes." A \$35 + million project which puts the environment at risk should 2) p. ES-3. "...<u>whether</u> the ATOC technique will provide useful climatic information be required to provide a greater probability of success than that stated! Such uncertainty is not scientifically justifiable.

are safe for marine animals..." (emphasis mine). This is a completely impossible task $\mathcal{L}^{I,l}\mathcal{A}$ 3) p. ES-3. "...whether long-term underwater low frequency acoustic transmissions for cetaceans. We can learn more about low frequency sound effects on cetaceans, 3

but we can NEVER determine safety as we cannot get at the most Important effects on populations (growth rates, fertility rates, mortality, etc.).

study datal ATOC's own independent Scientific Advisory Board has stated that T.6csafe for marine mammals and other sea life." See #3 above, but even If this were 4) p. ES-3. "Climate-related transmissions will only begin if the system is determined possible, the ATOC schedule has only allowed 1 MONTH to analyze the MMRP pllot "...the Board considers it unrealistic to expect the MMRP to complete a substantive report, 13 June '94). Table 1.1.2-1, p. 1-6, shows March '96 as the date at which the pllot study final report is due, yet 6 mos. of ATOC cilmate-related transmissions analysis of all types of behavioral reactions, and to prepare a comprehensive report suitable for external review, within 1 mo. after the end of data collection." (MMRP-AB will have already been underwayt 4

"worst case" or "upper bound" scenario." This is deliberately misleading--the reason 1-8b 5) p. ES-5. "...these estimates were high because NMFS recommended Including whole of these populations could (were thought to) migrate within the area influenced estimates of populations for the entire eastern Pacific stocks of most species as a 5 that entire eastern Pacific stocks of SOME species needed to be included is that the by ATOC (Zone of Influence). Also, the estimates may very well NOT be high-may even be low, since multiple takes of the same individual are not considered in the estimates.

a human equivalent-all of which are very true, and yet it goes on to present Table ES. T- ηd 6) p. ES-6. The document notes that many marine animals hear through different means than humans do, that sound behaves differently in water than in air, and that comparisons are risky between a marine animal's perception of the ATOC sound and 1, p. E-7, which is completely worthless and without factual basis. The purpose of this table is clearly to make ATOC seem less loud to us, compared to familiar, in-air,

Using a conversion of 61.5 dB (rather than 26 dB) between sound power levels in than simply sound pressure, is damaging to the marine mammal ear. We need to air and water is unjustified, because we do not know which acoustic stimuli (energy know a lot more about factors such as sound pathways to the inner ear of marine water. Therefore, while the physics is correct, the biology is not. The EIS/EIR (p. 1-Section 1.1.4 (p. 1-11) talks about a 35.5 dB difference due to the differing mammals before we can come up with a realistic transformation between air and 11) goes on to state that the National Academy of Sciences' National Research Council, in its publication "Low Frequency Sound and Marine Mammals", calls for caution in comparing sound levels in air and water, but the EIS/EIR neglects to note flux or sound prossure) is the important one for hearing loss in marine mammals. impedance of air and water, yet there is no evidence whether this characteristic, rather that the NRC publication uses a conversion factor of only 26 dB, NOT 61.5 dBl Furthermore, the EIS/EIR itself uses only a 26 dB conversion factor on p. 4-117 (last sentence, 2nd paral. The document notes that the conversion of sound pressure level from air to water is speculative in the case of birds (p. 4-107) and even humans (p.

4-116); "IF a realistic transformation between water and air could be determined..." (emphasis mina)

7) p. ES-6. To say 120 dB "has produced some minor detectable changes in the behaviors of certain marine mammals" is incorrect. The changes were subtle, but it? Is impossible to say if they are minor to the marine mammals. In fact, such subtle changes may have major consequences to the welfare of marine mammal populations. In the study of the effects of low-level flying fighter jets on caribou also showed that the reaction of the caribou was subtle, yet resulted in significantly increased cell mortality.

8 B) p. ES-8. "The large whales...are relatively rare in the vicinity of the ATOC source." ${\cal TC}$

9) p. ES-9. The EIS/EIR admits that ambient noise levels in the deep sound channel are considerably below those at the surface, yet comparisons throughout the document always refer to ambient noise levels at the surface, e.g. Table 1.1.3-1, p. 1-10. The 9 ambient noise levels listed in the EIS/EIR are invariably inflated so that ATOC appears T? to account for only a small proportion of ambient noise. Instead of the figures of 90 dB (p. 3-9) or 74-100 dB (p. 4-17), a more reasonable, average value for ambient noise is probably 60-70 dB, certainly in the sound channel, at least. The figure on p. 2-44 seems to show an average value of about 75 dB for SURFACE ambient noise at ATOC's center frequency.

10 10) p. ES-9. Why does commercial harvesting of fish legitimize harming them $_{{\cal TC}}$ senselessly?

11) p. ES-11. It is well possible that ATOC could "substantially reduce the number if or restrict the range of a rare, endangered or threatened plant or animal, cause a fish F-12.3 or wildlife population to drop below self-sustaining levels, or adversely affect significant wildlife habitats."

12) p. ES:12. Given the MMRP has a very low ability to detect any effects of ATOC f_{2} on marine mammals, it is VASTLY more important to safeguard marine marinals than \mathcal{L} t_{b} to locate the source in an area of high populations of marine animals! First, do no harm.

13) p. ES-16. "a goal of the MMRP will be to identify the...significance of any 13 behavioral responses to ATOC...". For cetaceans, this is absolutely impossible to $doL-b\mathcal{A}$ with any validity, as even the initial ATOC permit application to NMFS conceded.

14) p. ES-17; p. 4-88 · "...potential for increased predation on fish"??? Is this supposed to imply that even if some fish will be harmed, they will serve as prey to \$I\$C\$ other animals, thus there will be no net foss? Using this logic, almost any adverse effects on fish (explosives, etc.) can be excused! What about the research cited p. \$TC\$ 4-33 where moderate increases in noise levels significantly reduced fish growth rates and egg viability? The MMRP should monitor fish stock assessments to assess

whether ATOC is reducing fish stocks. Fisherfolk have cause for concern.

16) p. 1-6. The ATOC climate-related transmissions should not proceed until the \mathcal{I}_{6c} completion of the MMRP pliot study final raport, not 6 mos. before.

17) p. 1-13. ATOC is also very costly and also will not be enough to demonstrate definitively whether the oceans are warming or cooling, overall. How can it determine $\mathcal{I}^{\mathcal{I}}$ whother systematic ocean warming is due to enthropogonic ornatural causes? p. 2-60 \mathcal{I} -5 \mathcal{I} -XBTs...cannot be used alone to resolve global climate questions. Neither can ATOC. ATOC is only one small (likely unimportant) part of current ocean climatemeasuring techniques.

18) p. 2-3. The source operational protocol for the MMRP lists using levels of 185-195 d8 and a 4 day on 7 day off pattern. No boat-based playbacks are proposed. Yet the 2-6-6. Scientific Advisory Board in its Sept. report states "...boat-based playbacks...should 6. suggested." The Advisory Board also asked for "additional rationale for selecting a suggested." The Advisory Board also asked for "additional rationale for selecting a 4-7 d duration for the test periods and a 7-10 d duration for control..." The Advisory Board's recommendations seem not to be headed on these and other points.

There is no reason why the MMRP studies using the ATOC source need to be conducted in a sanctuary. Even if portable source playbacks are conducted there, there is even less reason to place the fixed ATOC source in a sanctuary.

19) p. 2-4. "Source levels would also be reduced to the minimum necessary..." Why $\mathcal{L}\epsilon$. If not start out at low source levels and work up as needed, rather than the other way2.2.1.1 around?

20) p. 2-16. Increasing the efficiency of the sound transmissions does not "reduce the 2 pexposure of marine animals to sound". It reduces the exposure of animals to more L-bd intense sound, but as the sound propagates further, a greater amount of ocean, and thus life, is affected.

21) p. 2-43. "...this operating band does not significantly overlap the frequencies of sounds known to be produced by whales..." It is unknown how SiGNIFICANT to the $\tau \mathcal{L}$ whales such overlap may be. The overlapped sounds may be the most essential ones. "...either a higher or lower frequency might be expected to result in increased impacts." A much lower frequency (< 5 Hz) is much more likely to impact whales

22.21 p. 2-47. The EIS/EIR states that alternatives to ATOC such as satellites are I-5a

. "Correlation between ice noise and air temperature...would be extremely difficult to inaccurate because they "use simplifications of the ocean...". So does ATOC, p. 2-51 calibrate or quantify...over a reasonable time period." ATOC also requires decades perhaps 100 years) to arrive at meaningful results, if it works at ail.

- 2.2.1.2-1, p. 2.8. I wouldn't be so sure gray whales won't be affected. p. $3.23-\gamma_C$ "94% of all migrating gray whales pass within 1.6 km of the... coast". What about 23) p. 2-52. It looks like the 120 dB levels come pretty close to shore from Fig. the remaining 6% = 1,252 animals? Aren't they important? 23
- $^{24)}$ p. 2-53. Why are XBT data integrated with ATOC measurements if they're as $_{\mathcal{TC}}$ inaccurate as stated on p. 2-50? 54

levels than would cause hearing loss is ignored. The results from Bowles et al. (1994) I-80, or downplay cited, relevant research. Also, increased stress, etc. from lower sound 25) p. 4-2 - 4-6. Table 4.1-1. This table is riddled with problems, and seems to ignore

seem to be ignored when arriving at the less than significant impact for some marine TC proposed site is one such areal. To say minimal impacts are expected on fish and concern. What if a large mass of eggs is ensonified? This may affect a whole population. Also, see p. 4-96 - "... although the number of fish affected at any one distribution is patchy (p. 4-5), is flawed. The reasons species have patchy distributions is often because there are preferred areas of high productivity--the invertebrates, in light of the Banner and Hyatt (1973) and Legardere (1982) studies, is astounding. What we know about the effects of noise on these groups is cause for time may be small, over a long period of time, the proportion of fish in a population mammals. Also, to state that minimal impacts are expected just because a species' exposed to the source could be relatively large." 25

When little or nothing is known of an organism's reaction to noise, the general approach of the EIS/EIR is to conclude that impacts will be minimal. This is very disturbing approach to take.

- 26) p. 4-12. "Cumulative impacts can result from individually minor, but collectively $2e^{-3}$ significant actions taking place over a period of time." Exactly. What about the 1.22ccumulative Impacts of ATOC?
- 27) p. 4-13. "Sounds can result in behavioral changes...that can only be detected
 - through sophisticated statistical analysis...". Or not at all! "Behavioral changes $\mathcal{L}\mathcal{D}d$ would be barely detectable." We do not know what levels are barely detectable to ${\cal TC}$ whale species, nor are we likely to detect anything but the most gross behavioral changes.
- p. 4-13. Animals may become less sensitive over time to noise through $\mathcal{III}_{m{\mathcal{L}}}$ 28 habituation, but they also may be becoming hearing Impaired. It is impossible to determine which is happening. 28)

2f animals have, over evolutionary time, most certainly become adapted to filtering out I- $^{7}\!c$ 29) p. 4-14. Natural and human-made levels of noise should NOT be equated. Marine natural noise. The same can not be said for the recent addition of human-made noise.

mammals of faint sound signals from the same species, predators, prey...? I think TC we are not making too outrageous an assumption that the ability to detect faint 30) p.4-14. We need to have a "better understanding of the functional importance to sounds from predators, prey, mates is VITAL. 30

31) p. 4-15. 150 dB is assumed to produce at most a temporary threshold shift.

ATOC's Scientific Advisory Board (AB) states "ATOC documents assume hearing TC damage...will not occur if received levels of ATOC sounds are below 150 dB. The AB notes that this assumption may or may not be true, but there are no supporting data from marine mammals." (MMRP-AB report, June 13, '94). Why have an AB if the advice is not taken? 32) p. 4-15 "A larger number of animals...could respond...with minor behavioral $_{{\cal TC}}$ changes." Subtle is not the same as minor to the animals involved.

 $\mathfrak{Z}_{\mathfrak{Z}}$ that provide no measurable indication of ... acoustic impacts." What about measuring T-bh 33) p. 4-16. "...many animals are small...and include invertebrates and other animals reproductive output--the most essential impact to a population's well-being? In fact, this has been done (p. 4-102) and the results raise serious concerns.

compared, ignoring the differences in specialized ear structures for their respective \mathcal{I} -7.3. not err on the side of caution. 1) Land mammals and terrestrial mammals are $\jmath \psi$ medium and the different sound pathways to the ear; 2) Ketten estimates that a sound 34) p. 4-20,21. This section uses a number of unsubstantiated assumptions which do must be 80 dB over the hearing threshold of the animal, at a given frequency, to produce a temporary threshold shift (TTS). There is no data on marine mammals to substantiate this. In fact, p. C-30 seems to contradict the 80 dB figure, stating "we have some evidence fin pinnipeds] that broadband noise at levels approximating 25-40 dB above threshold are sufficient to induce a TTS in air." 3) That a sound must be This figure is a complete guess as well. We only have audiograms for a few marine mammal species and several odontocetes have thresholds down to 30-40 dB (p. 4-49) at their peak sensitivity. Thresholds of 40-50 dB are probably average for most louder than 150 dB to cause a TTS assumes a hearing threshold of (150-80 =) 70 dB. species, so why pick 70 dB?

If some species have thresholds at ATOC's frequency down to 40 dB, and assuming the 80 dB figure is correct to calculate levels for TTS, TTS could be occurring at only (40 + 80 =) 120 dBII If the 80 dB figure is too high (more like 25-40 dB), TTS or hearing damage could even occur at levels less than 120 dB. Thus, the calculation for the high intensity zone in which animals could suffer hearing loss could be seriously underestimated. Instead of a radius of 178 m around the source, animals as far away as 40 km or more could suffer hearing damage. This could completely change the EIS/EIR's conclusions of "minimalimpact", as these conclusions are based

on the relatively small area of the high intensity sound field. It is simply impossible to say, given all the assumptions upon assumptions. Also, see #31 above.

area, then there could be long-term effects on the individuels and the population." 35 Absolutely. Why are effects such as psychological/physiological stress given such short shrift in this EIS/EIR, and not factored in when conclusions of "minimal impact". 35) p. 4-27, "If [marine mammals]...are subject to ongoing stress while in te noisy]

p. 4-30 also cites research which shows that "...physiological reactions, such as elevated heart rate, can occur even in the absence of overt behavioral responses."

danger of habituating to noise which could cause hearing loss. The report "Low F requency Sound and Marine Mammais" by the National Research Council, p.~66-67, FHA36 states "Hearing loss Induced by exposure to intense sound is painless, so the creation 76 36) p. 4-29. "Any...adverse effect from habituation to the ATOC source...ls rated for the purposes of this EIS/EIR to be non-existent." This paragraph does not address the habituation to intense sounds, animals might, to their detriment, re-enter regions of an exposure-induced loss does not produce a concomitant motivation to avoid that high-level sound in the future in the exposed animal. Thus, were there behavioral having dangerously high sound levels, thereby risking additional hearing loss.

habitat (I.e. significant feeding area, etc.) is ludicrous. Any area consistently used by $I\mathcal{H}_{D}$ with upwellings and high productivity levels is highly likely to be a significant feeding ${\cal TL}$ 37) p. 4-31 and other places. That the proposed site is not believed to be a sensitive 37 high concentrations of marine mammals with some species present year-round, and area. Also, p. C-26 states that Monterey Bay may provide a valuable foraging area

 3β greater than about 20-25 km." Such evidence would be difficult to obtain, but i I- β 3 believe SOSUS data (from Chris Clark) have shown that blue whales change course 38) p. 4-32. "...there is no evidence that whales respond to one another over ranges to avoid Bermuda at much greater ranges, which may mean they ere listening to far 39) p. 4-33. "Thus, Intense sounds (I.e., 165 dB), potentially could affect the 39 availability of organisms in the food chain...." In fact, the two studies cited found 7.C. detrimental effects at noise levels of only 105-120 dB (Banner and Hyatt 1973) and 100-130 dB (Lagardere 1982). ω 40) p. 4-35. Fig. 4.3.1.1.2-1. This seems to be a ridiculous comparison between a L-7.5.

41) p. 4-36. The possibility that whales could become habituated to ATOC is raised # in the EIS/EIR, but that the opposite could occur i.e. that whales could also be App $\mathcal C$ sensitized, is only briefly noted in the 2nd para, but not seriously addressed.

C-27

impact of fewer available "windows" of silence for broadcasting or listening animals, I - ${\it 7e}$ #2 for use in communication, orientation, prey or predator detection, is negative. ATOC's r other (noises)...are speculative." I think it safest and not unreasonable to assume the 42) p. 4-40. "...the project's incremental contribution to any cumulative impacts from contribution to human-made noise in the deep sound channel must be quite substantlaf.

4.3 information is not present in this manuscript! Also, I believe there is a possibility that $c_{hec} k$ 43) p. $4 ext{-}51$. Fi(st para. I've checked the Tyack et al. 1993 reference, and the stated Da t_2 these animals might have suffered hearing impairment.

山中 a few hours, this is highly unusual, and in all likelihood, shows a detrimental effect, 70 on at least sperm and pilot whales. If these whales stopped vocalizing for more than as vocalizations are required for food finding, etc. More schools of hourglass dolphins could have been sighted, not because they were attracted to the sound, but because 44) p. 4-52. The Bowles et al. (1994) study of the HIFT shows quite a strong effect they surfaced (thus making them more visible) to avoid higher sound levels at depth. Sea turtles have been shown to do the same (p. 4-74).

45) p. 4-58. "...alternatives, which would both use sources buoyed up from the T-5J μ_S seafloor, could possibly result in more close encounters by sperm whales...". No, this L^{2O} is utterly false. Placing the source in deeper areas far offshore is likely to be less $T\mathcal{C}$ harmful to marine life.

100 Hz from a noise of average source level of 85-90 dB (air standard). If the $_{\it L1d}$ 46) p. 4-63. See #6 above. In the Schusterman study, a TTS was observed in air at ゆ air/water sound level conversion factor (26 dB) of the National Research Council's <u>Low</u> Frequency Sound and Marine Mammals (p. 82) is used, 85-90 dB in air converts to only 111-116 dB in waterf. This is much lower than the 160 dB figure repeatedly used in the EIS/EIR below which supposedly TTS can not occur. Again, such air/water comparisons are risky.

 $t\eta$ A7) p. 4-74. Just because deep dives are rare for leatherbacks, doesn't mean they're $au_{\cal C}$

 μg 48) p. 4.76. I would think that masking the acoustic signature of a turtle's natal L_{BL}

 $\mu \gamma$ seagrasses..." Is there any evidence for this? Random noise has been demonstrated ${\cal TC}$ 49) p. 4-77. "The proposed project will have no impact on coastal algae and to have a negative effect on plant growth (Woodlief, C.B., L.H. Royster, and G.K. Huang. 1969. Effect of random noise on plant growth. J. Acoust. Soc. Amer. 46(2):

"Many species of fish are important prey for odontocetes and \mathcal{TL} pinnipads...". What about mysticetes???? 50 50) p. 4-81.

- few of the most acoustically sensitive species that are known do not occur in the $10_{a,d}$ 51) p. 4-86. The data on fish seem to be a real cause for concern. Just because a ${m L} + {m Q}_{m Z_j}$ s_{ℓ} few of the most acoustically sensitive species in the study area that are similarly x^{-2}
- 52) p. 4-89. "...no adverse effects (from shipping traffic) have been documented." \mathcal{S}_2 This kn't saying much! Such effects would be very difficult to detect, but see p. 4- \mathcal{T}_C
- 53) p. 4-89. Contrary to that stated in the EIS/EIR, the Banner and Hyatt study DOES, T $S_{m{e}_j}$ $\mathcal S$ 3 in fact, document ambient noise levels, and the levels to which the fish eggs and $\ \mathcal T\mathcal C$ larvae were exposed were only 105-120 dBIII
- 75 $\mathcal{S}\mathfrak{t}$ 54} p. 4-89. Does Hasting's safe zone apply to fish fry and eggs as well?
 - limit), adding 30 dB produces a level of, not 120 dB, but only 105 dB, which could $7\mathcal{L}$ affect shrimp production! This makes a huge difference in the amount of area 55) p. 4-102. Why use an UPPER estimate for ambient noise? If average noise levels potentially harmfully exposed to ATOC. The levels of noise in the Lagardere 55 at ATOC's center frequency are 75 dB (p. 2-44; and p. 4-17 lists 74 dB as a lower experiment are actually presented in the paper as being between 100 and 130 dB, though, strangely, this Isn't mentioned in the EIS/EIR.
- 56 I don't think! Many can't move so quickly nor may they know where to go to avoid 7c56) p. 4-103. The planned ramp-up period isn't really all that helpful to invertebrates,
- 57) p. 4-104. "There is no clear evidence that many invertebrates are capable of $\mathcal{S}7$ hearing or intentionally producing sounds." Really? There are certainly some, like the \mathcal{TC}
- Sg termination of source transmissions before...impacts were realized." No, adverse III 2 58) p. 4-114. "MMRP and ATOC source transmission protocols would result in the impacts on population growth rates for many of the large whales would show up much too late to reverse. Their rates of increase are too slow.
 - 59) p. 4-122. Why is just ATOC's center frequency noted in the table? ATOC still f has considerable energy at the critical frequencies of 100 Hz (172 dB according to Fig. \mathcal{TC} 1.1.3-2, p.1-9), 40 Hz (158 dB), and 50 Hz (172 dB),
 - 60) p. 4-123. I would be surprised if 108 dB did not reach within 2 km of the shore, $7\mathcal{C}$ $6\, heta$ as it doesn't look that way from the FEPE, Fig. 2.2.1.2-1, p. 2-9. I would be more than a little concerned if I were diving in the area.
- background noise...". I believe ATOC sound levels will be 85.5 dB at 3500 km in the I-I61) p. 4-130. "At [3700 km], the ATOC sound levels will be well below ambient TC79

- C-27
- then I would think ATOC would be above this level at 3700 km. Again, ATOC is sound channel. If ambient noise in the sound channel is around 70 dB (see #9 above), exaggerating ambient noise tevels in the sound channel.
- will provide important information about marina mammals that could not be obtained ${\cal TC}$ 62) p. 5-6. I belleve there is a good chance that ATOC could adversely affect marine biodiversity, and thus is in conflict with the Coastal Act. It is unlikely that the MMRP without the addition of a new source of noise. ATOC's success is also far from certain (see #2 above), and existing, less environmentally risky techniques for studying global warming are probably adequate. 62
- marine mammal's response to low frequency sound. We have planty of already. Tec. 63 existing sources of noise, or a portable source could be used for a much more rigorous. 64 63) p. 5-11. It is perverse to argue that a new source of noise is required to study study than ATOC proposes.
- 64) p. 5-12, "A priority goal for the Sanctuary is the protection of marine resources." $L \cdot t_{oldsymbol{eta}_{oldsymbol{al}_{oldsymbol{eta}_{oldsymbol{eta}_{oldsymbol{eta}_{oldsymbol{eta}_{oldsymbol{eta}_{oldsymbol{eta}_{oldsymbol{eta}_{oldsy$ 64 Yes, and this should take precedence over scientific research where the two might be in conflict.
- ATOC is "...enhancing the habitats of humpback whales"? and $I-b_{2j}k$ 65 "...reducing...disturbance to the whales caused by humans"??? By adding a new source of noise, ATOC is reducing noise disturbance to humpbacks? The MMRP is not a well-controlled study, and cannot discover the most important impacts to the health of cetacean populations. 65) p. 5-15.
- 66 ocean Issues...". A bit of a stretch. ATOC would introduce a new source of noise 70 66) p. 5-16. "ATOC would provide a model of international cooperation on global pollution into international waters without the consent of all countries potentially affected. Is this allowed under the Law of the Sea?
- 67 67) p. 6-1. It is quite likely that ATOC could result in major adverse environmental I-63,K effects, both short-term and long-term.
- 68 68) p. 6-2. The project could well result in "significant irreversible changes to the $L_{IZ,2}$ marine environment". See #58 above.
- $\ell 9$ effect, and then the research should be required to disprove this, rather than the other \mathcal{LIGL} 69) p. C-10, etc. The null hypotheses should be stated to assume there IS an adverse way around. This is the conservative approach, if one is concerned about safeguarding the environment.

DRAFT Environmental Impact Statement/Environmental Impact Report Comments on for the

California Acoustic Thermometry of Ocean Climate Project and its associated Marine Mammal Research Program

Hal Whitehead, PhD

DATE: 16 January 1995

for the California ATOC project. I am an Associate Professor of Biology at Dalhousie University and a University Research Fellow of My Natural Sciences and Engineering Research Council of Canada. My graduate degrees are in mathematical statistics and zoology, and my research is principally on the population biology, social organization and ecology of the deep water whales (sperm and beaked whales). I have a number of detailed questions and comments on the document (which are attached), but this is a summary of my major These are the comments of Hal Whitehead on the Draft RIS/BIR impressions.

The document was clearly put together with extreme haste. One of the results of this is shoddy presentation. For instance:
many of the cited references are not listed (e.g. on pp 2-51, 4-91, 4-55);

· inappropriate sources (such as the ATOC Scientific Research Permit Application) are cited for biological information; some parts are incomprehensible and/or irrelevant (e.g. Fig. .2.4.3-3);

. the document suddenly lapses into describing the effects on the Hawaiian rather than Californian environment (4-56). In the areas where I have most expertise, the document is the potential effects of the ATOC source on the marine environment. For instance, on page 4/50, there is a calculation of the number of sperm whales likely to come within the 150dB contour. When calculations are carried out correctly (including the whales missed when diving, the proportion of time at depth, the tidal sampling and the mean speed of movement of whales) the number of sperm. Whales and the mean speed of movement of whales) the number of sperm.

Other examples of misleading statements are: Page 2-17. A seamount would not have a 360° view, so it is ruled out, but neither of the two proposed sources have more than a 180° view!

Pages 4-17, 4-43. Individual residence times in an area cannot be estimated from densities. The statements that the "maximum residence within the general area...is estimated to be 23 phrs" are completely false. Individual sperm whales, fin whales, blue whales and beaked whales are known to spend periods of weeks

C-27

or more in small ocean areas.

Page D-3. It states that at a meeting on 7/19/94 "...further refinements to the project protocols are discussed and agreed to." I was at this meeting. There was no agreement whatsoever about refinements to the project protocols. In fact the whole project, from its overall goals and structure, to the details of the research program, was severely criticized by non-ATOC participants.

Given these serious deficiencies in the areas where I know something, it is hard to take the other parts on faith.

The major structural problem with the document is that it refuses to consider the most sensible and environmentally acceptable alternatives as legitimate, especially:

The No Action Alternative

Benefits (compared with ATOC):

1. No financial costs.

2. No short or long-term effects on the environment.
Possible costs (compared with ATOC):
1. Lack of knowledge gained about global ocean climate.
As the acoustic method is only one (and a rather dubious one) of several methods of looking at ocean temperature changes, the loss of ATOC's potential results are of very

little consequence.

Lack of knowledge gained on the effects of low frequency sound on marine mammals. As the portion of the MYDC source has very poor statistical power, its results will largely be inconsequential. Moreover, The ATOC sources are not necessary to study the problem of low frequency noise in the ocean. There are other anthropogenic sources, or 7.53 (for experimental work) special mobile, low-powered 7.53

Autonomous source for ATOC and low-Dower mobile source for MMRP This alternative has been suggested several times by critics of ATOC, and (at least the second part) recommended by members of the ATOC MMRP Scientific Advisory Board.

(compared with current proposal):
Possible lower cost (2-42) Benefits

Much higher statistical power, and greater temporal spatial flexibility, for MMRP. and

58, 4-96) by using the autonomous source is complete rubbish if the source is placed in an unproductive area-another example of the misleading nature of the document.

4. Shorter paths and lack of bottom effects would mean either lower source levels or higher received levels or 3. Minimal effect on environment if source is placed in an area of low productivity. The suggested increased exposure of sperm whales and myctophids (Table 4.1-1, 4-

20

Costs (compared with current proposal);

Some additional engineering work (2-42).

stands, it has no hope of examining the effects of the ATOC source on cetaceans. The experimental protocol can only detect a small trangs of potential effects because it is spatially fixed and tied chances of detecting and biologically arbitrary, temporal scale. The chances of detecting any of the four "unacceptable effects" listed on page C-7 are virtually zero: may produce some interesting information but,

According to section 3. there are no high-use areas near the source site. I "avoidance or abandonment of previous high-use areas."

According to section 3. there are no high-use areas near the source site. I would disagree with the assumption that the Monterey Bay not, then no avoidance or abandonment can be observed.

2. "Increase in at-sea observations of dead animals or strandings ..." and animals are rarely observed at sea, and dead animals are strandings ... and animals are strandings ... and animals or strandings, it would be impossible (in the change in these rates. Important changes in population parameters can easily occur without any detectable change in observations of dead animals or strandings.

associated disease. There are no plans for cetaceans to collect F63 measures of emaciation, stress or disease.

**A. "decrease in calving/pupping rates and/or total population size." Except for gray whales, there are no estimates of calving rates, and population estimates have coefficients of variation of around 0.5 (Table 3.3.1-1), so that there is no possibility of dececting even an almost complete and sudden extinction of a

Thus, for cetaceans, the MMRP is almost completely useless as a means of detecting the effects of the ATOC source.

Another major deficiency in the document is that there must be the minimum extension feasible for useful work on global climate is the minimum extension feasible for useful work on global climate is There are potential extensions out there in the oceanographic vaves, acoustic progragation limits, or ocean boundary scattering, how would the project ideally (in the oceanographic sense) proceed? According to the ATOC technical proposal (p 65) a high-powered team of Sorippa and MIT have been working on global extensions to ATOC to some. reasonable preview of future potential plans;

For these and the other reasons (given in my list of detailed comments) I view the document as an incomplete and misleading representation of the environmental effects of the proposed

SOME DETAILED COMMENTS ON ATOC-CA DRAFT DRIS By Hal Whitehead

1-1 ATOC is not "scientific research on marine mammals...", as indicated for instance, by the statement on page 1-3 "..the Sco. Aglobal climate question that ATOC seeks to address." Thus, under if the MMPA, it should be considered as an incidental take not marine mammal research.

1-4 Time scales: ATOC will not obtain any data on temporal variation in "large scale observations of ocean temperatures" J-3 duseful for "comparing with and verifying the predictions of zxisting climate models" for a decade or more, and then the information will be principally about the deep sound channel axis where there is a several year delay in responding to changes in surface temperature.

ATOC is not a response to the need for data to test against $I^{*}3A$. Climate models. The basic program was suggested before $I^{*}3A$ 3 global climate models. The basi there were useful climate models. 1-5 The transmission schedule is NOT "necessary to continue to study the potential effects on marine manuals..." Other $T\cdot bc$ much more efficient and less potentially damaging to the environment,

For TC 1-10 Table 1.1.3-1. This table integrates from 20-1000Hz, about 6 octaves, and so, for the man-made and non-biological sources, is totally incomparable to ATOC (about half an octave). For biological sources, the frequencies are different. This table is a blatant attempt to mislead the reader into thinking the ATOC source is not powerful. 25 totally

1-11 "These sections take many weeks to complete and are rarely % repeated." Using XBT's from ships of opportunity, sections could I-53 be sampled quickly, frequently and cheaply.

1-17 Frankel's work does not show "reliable acoustic location proverage for vocalizing whales out to approximately 40km from the TC array." I have reviewed his work. I think the range is about

281-17 What are the frequency sensitivities of the arrays?

1-20 There must be some discussion of extensions. If the minimum extension feasible for useful work on global climate is ecologically unacceptable, the project should be stopped now. I-3d. There are potential extensions out there in the oceanographic literature. If there are no problems with stability, internal waves, accousing propagation limits, or ocean boundary scattering, We need to know. what would you do? 802-4 The ATOC transmissions start before the pilot study report? $I ext{-}6c$ Sperm whales who might be most affected are not an indicator $T\mathcal{L}/$ 812-5 Spa

They are in TC 2-7 Figs 2.2.1.2-5 and 2.2.1.2-6 cannot be compared. 82 different units.

marine $\frac{T-5d}{TL}$ 2-14 (top) But "taking no action" would safeguard the environment, so it should be reasonably considered. 83 2-14 (top)

2-14 (bottom) "at least two source locations were necessary to \$\beta\$ provide a greater number of accustic pathways..." Greater than \$TC\$ what? With one source? There is no logic here. This should read "The ATOC people want two sources, so we have two sources!"

2-15 They chose the sites for places with lots of marine manmals to get statistical power[1] OUTRAGEOUS Use a low-power mobile source if you want statistical power. Then stick your main source fig away from the marine mammals. As outlined in Appendix C-6, there will not be enough statistical power anyway to detect anything but You want statistical power, and then you also say you want a site statistical power, and then you also say you want a site statistical power. This section is GARBAGE to a statistician who shows anything about mains manine mammals. It is a post hot justification of the praviour statistical power. of the previously chosen site.

2-17 A seamount would not have a 360° view, so it is ruled out, ${\it TC}$ but neither of your two sources have more than a 180° view! seamount would not have a 360° view, 8

of environmental mention 2 Absolutely 2.2.3.3.1 consequences It's weird how all the alternative sites are offshore from naval or air force facilities, or are defence establishments continuous the whole way along the west coast of the U.S.?

 $\beta\gamma^{2-41}$ Why not turn it off when grey whales are migrating, blue whales are nearby, or whatever? This subsection makes no analysis T-5c of the feasibility and desirability of this alternative.

2-42 A basic decision as to whether it is desirable to put the source in a biologically rich area (so you can study its effects) must be made. You cannot argue things both ways. As we know so little, and in the immediate future will continue to know so little, the second option is preferable. Studies can be made in richer areas with low-level portable sources.

gq 2-47 Apparently El Niño type events can now be predicted in the $_{\mathcal{TL}}$

At what depths is ATOC measuring temperature?

sections 2.2.7-2.2.11. So we have the models, and we have these methods of gaining data which can be used to validate them (SSII-3) measurements, sea level measurements, etc.) none of which is perfect, so we want to add another (also imperfect, but potentially environmentally dangerous) technique, ATOC. Is this right? Stating this does not justify ATOC.

2-50 The addition of copper, etc. to the ocean by XBTs. How does this relate to what is there anyway, or comes in through natural I-5b sources? You cannot dismiss XBT's without evaluating this: 76

 $9\lambda_2$ -52 Why not just turn the source off when animals are nearby? I-5c

3.3.1 This section is sloppy. There are good primary references $\eta \Im$ to many of the points made. Instead, secondary, tertiary (e.g. I-B- Ω -Clark 1993) or personal communications are cited.

3-17 Are population estimates corrected for diving animals being $q\mu$ missed on surveys? They were not in earlier presentations of these T-8b data. If not, numbers of sperm and beaked whales will have been serious underestimates.

153-18 Where are Notes 10-12?

3-20 Most evidence is now suggesting that sperm whales do not make $\mathcal T\mathcal C$ much in the way of seasonal migrations. If they are in an area $\mathcal T\mathcal C$ they are probably using it for feeding. 96 much

 $^{3-27}$, $^{3-57}$ But in some areas (e.g. off Nova Scotia) sperm whales 7 9, are found in shallow waters. Off California 32% were found in less 17 6, than 1,700m.

Table 4.1-1;

Presuming LSM for odontocetes, mysticetes, sea turtles and $T_{lpha C}$ fish is unfounded. That autonomous mooring will increase the risk to sperm and $L_{-\mathcal{S}\mathcal{S}}$ beaked whales is extraordinary -- look at Townsend's charts.

4-11 "Leg calculations indicate that less than significant I-bk increases in average ambient noise levels will occur..." You have not defined what significant means so this is meaningless. 86

70 4-17 Individual mysticetes will often spend periods of weeks or more in a small area if there is food there (examples include Mingan Islands, Stellwagen Bank, San Juan Islands, Brier Island). Therefore the Statement "the maximum residence time within the general area of the proposed action alternative for any individual mysticete is estimated to be <24 hrs" is totally wrong. You cannot 66

estimate residence times from densities. Similarly for time in 120ds sound field.

4-17 You cite a study of bowhead whales (Ljungblad et al. 1980) 100 for the principal energy of all baleen whales in the 50-100Hz band-7C

4-17 Fin and blue wheles are frequently coastal species. Right now there are fin whales a few km from m_i house within 2km of f febore. Blue whales are consistently sighted close to shore off f Trincomales, Sri Lanka, and Mingan Islands, Quebec. I have seen blue whales within a few km of shore near Pt Sur.

4-22 Animals may have the capacity to leave the area during the JO2 tamp-up time, but will they, if their food is there (see Brodie JI

4-31,4-32 This saction seems to say "We know nothing about masking. It could be important, or not. Let's assume it isn't and I-13b and webb are even partially right then masking effects could be

1044-41 No mention of behavioral responses or masking.

25

4.41 Individual odontocetes will often spend periods of weeks or more in a small area if there is food there (examples include Kaikoura for sperm whales, the Gully for beaked whales, etc.). Therefore the Bratement "the maximum residence time within the general area of the proposed action alremative for any individual estimate is estimated to be <24 hrs. is totally wrong, you cannot labdb sound field.

4.50 The statement that sperm whales make desper dives in deeper waters and therefore would not reach the ATOC source (referenced to ICO Nice's general review) is wrong. Sperm whales cannot dive below I-9c often dive to it. The statement in the document is concradicted by the next sentence--Watkins' work showing sperm whales diving to the bottom. The calculations on the risk to sperm whales are very

Correcting for dives during surveys the density is about 4/1000km

Sperm whales Spend about 50% of their time at depth (e.g. Whitehead and Reilgart 1990; Papastavrou et al. 1989), although, know dive depths of California. Assume they do (this is supposed Lobe a worker case scenario).

Sperm whales travel about 4km/hr while at depth. Therefore animals in an approximate horizontal area of 178mx2x4km/hrx20/60hr*.47km would pass through or over the 150dB

area in any transmission.

The number of transmissions is 1100, plus the tidal sampling (45 extra days at 6 per day)=270.

Within the area during broadcast during the project would be 004x.5x.47x1370e.1 3 (not less than 0.01 as stated in the DEIS).

Of course it could be such greater if sperm whales tebestedly feed in the area (something they can do).

4-52 Having just stated that sperm whals vocalizations changed IOP totally in response to the HIPT, it sesms totally unwarranted to TC then say (3 paras later) "the impact is expected to be minimal,"

4-54 Just because you can reasonably assume that masking effects low are negligible on most odonfocete species does not mean that they TC beaked whales.

Suddenly we are talking about Kauai and Hawail! 1094-56

4-58 (also Table 4.1-1) The moored autonomous source alternative Source could be placed in an area when sperm whales! The autonomous TC almost absent. This is misleading.

 $III_{\rm of}$ few myctophids, the autonomous source could be moored in an area 7C

C-6 This experimental protocol can only detect a small range of potential effects because it is fixed in space and tied to a particular, and biologically arbitrary, temporal scale (4 days on, 112, in distribution over a small range of spatial and temporal scales. It seems to be designed to fit the needs of the physical level movable source. This appropriate design would be to use a lower lessearch, as well as the range of scales in tessearch, as well as the range of scales that could be examined.

C-7 For the cetaceans, the chances of detecting any of the M3 Unacceptable effects listed are virtually zero:

the source site.

2. Dead animals are rarely observed at see, and strandings animals are rare events, so that even if there were signtings of dead animals are sea or strandings, it would be impossible (in the change in these rates). Important changes in population parameters can easily occur without any detectable change in observations of dead animals or strandings.

3. There will be no measures, for cetaceans, of emaciation, and are an easily oppulation.

BoulderCraa 950

estimates have c.v.'s of around 0.5 (Table 3.3.1-1), so that there is no possibility of detecting even an almost complete and sudden extinction of a species.

 $ff\psi$ Many cited references (e.g. Lewis 1994 on 2-51; Myrberg et al. 1978 TC on 4-91; Whitehead et al. 1990 on 4-55) are not in reference list.

D-3 7/19/94. At this meeting, which I attended, there was no agreement whatsoever about refinements to the project protocols. TC in fact the whole project, from its overall goals and structure to non-ATOC participants. D-3 7/19/94.

7-7 animals in the est ocans 10 Styp(10 years old the other animals name is LOS Mr. Spikes, PRESIMED SOUND WORES IN animals Hace JCAN DECOUSE Sound walks in 3 000 JC LON. JECQUSE MICHA 2005 +ha

Dari Spehar

115 Majore St. Sente Cruz, Ce. 95060R E C E I V E D Jenuary 8, 1994

Advanced Research Projects Agency 3701 North Fairfex Drive Arlington, Va. 22203-1714

CAMPUS PLANNING

Re: Celifornie Acoustic Thermometry of Acoen Climete Project

I ettended the public heating in Santa Cruz, Cn. on January 6. The testimony was overwhelmingly equinat the project.

I, too, on against the project for the following reasons:

1. Philosonhically I disagram with the acientific ides of controlling at will neture to the "benafit" of human beings. I beliave it is time we stoped trying to control the natural world—the habitets, the lives of other creatures, the destruction of land, fornate, and waterays. Such octivities will ultimately kill us and the narth. I beliave that we should live with and preserve the netural world.

I-I 2. I very atrongly feel that enything funded by the Defense Nepartment has to be for a military edventage. I belong to Women's international loague for Pasce and Fradom and believe in their principles of world diseimament to include the Comprehensive Nuclear Test Ben.

And willions of our dollars need to be put into the production of fossilars from shorty, solar and wind power and mass transportation—not into thousands 3. We know meny causes of global werming. Strong political leadership is of fossil-fushed care and larger and more freeways.

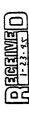
As wes testified a number of times at the has ring, more studies are NAT the answer to global warming, ACTIM on ovailable knowladge is.

Four Educa Sincerely

Jone Podesta

National Oceanic & Atmospheric Ada.. National Herine Flaherine Service University of California, San Mango, Compius Planning Affice Save Gur Shares, Senta Crux, Ce. : 2

C-30



January 19, 1995

Sleven K. Webster, Ph.D. Pacific Grove, CA 93950 210 Asilomar Avenue

Advanced Research Projects Agency Four Crystal Park, Suite 901 Arlington, Virginia 22202 c/o Clayton H. Spikes Marine Acoustics, Inc. 2345 Crystal Drive

Re: Draft EIS/EIR for the California ATOC project

Sanctuary Program in 1990, and as a marine blologist and environmental educator with member of the Advisory Council for the Monterey Bay National Marine Sanctuary, as a board member of the Monterey Bay Chapter of the American Cetacean Society, as a over thirty years 'experience. As I was the moderator for the May and January ATOC hearings in Santa Cruz, I was unable to speak (I regret) to the issues at those times. I I am writing in full support of the ATOC project as described in the Draft EIS/EIR, including the Marine Mammal Research Project (MMRP). I speak as an at-large member of the Review Panel (the "Potter Commission") for the National Marine appreciate the opportunity to do so in writing.

regarding the likely impacts of this research, and I have become aware of nothing in the intervening months that would suggest I change that assessment. The combination of I firmly believe that ATOC never deserved the play it received in the public press and resulting debate. The available data from the outset provided little cause for concern irresponsible "tabloid" journalism, misinformed self-proclaimed "experts" and issuehungry, fundraising fringe environmentalists has elevated this Issue to a level of controversy it never deserved, and still doesn't.

I fully support the conclusions of the Research Activity Panel of the sanctuary Advisory marine mammal study) is of high priority, that the Sur Ridge site is appropriate from a Management Plan, and with the research objectives of the National Marine Sanctuary sanctuary program to encourage, coordinate and even facilitate research within its Council, and will (tomorrow) strongly support the acceptance of their report by the council. I agree with their report that this research (both on ocean climate and the Program and the MBNMS, specifically. Indeed, I believe it is the business of the variely of aspects, and that the project is entirely consistent with the MBNMS

Hook forward to working through the sanctuary Advisory Council and its Education Advisory Panel, and my place of employment (the Monterey Bay Aquarlum, where I am Education Director) to interpret the ongoing findings and conclusions of the ATOC and MMRP projects, and in providing accurate, objective and scientifically supportable conclusions resulting from this research, to the public. The balance between "heat" and "light" in the public discussion to date has been strongly skewed in the direction of heat. It is time the balance shifted to the right - that is, in the direction of "light."

Thank you for the opportunity to contribute to the discussion.

Very sincerely yours,

Sleven K. Webster, Ph.D. Director of Education Monterey Bay Aquarium

Member At-Large Advisory Council Monterey Bay National Marine Sanctuary

C-31 Canuary 21, 9		15826		Lam.writing tralay to express my	Concern over the upcoming EIOC	Dot convinced	that enough thought and consid-	e into the po-	txpe of expenimenting will do	Hot any to sun precious ma-	e as well.	Finally, I would hope your true	intentions for what you plan	stop and thinb	Mana Bond.
	Nancy Boyd 3620 Faberge Way	Sacramento, Ca. 95826	Dear Committee,	Lam writing trala	concern oven the	Project Proposal.	that enough tho	eration has gone into the po- tentially harmfal affects this	type of expeni	Tine environment	the human race as well.	Finally, I would	intentions for w	advised. Please	Thankyou,

O BEGINNED PLANTED

Advanced Research Projects agency Four Crystal Park, Suite 901 2345 Crystal Drive do clayfon spikes. Marine acoustics INC. arlugh, 10.22202 Dear Sin, writing to express any opposition to the ATOC project. The draft environmental accordance of subject to proceed. The DEES of industrial to incorporate the concours of hundred 112b, of industrial who attended the 3 scoping 146, the industrial of hundred 15 to marine life and the instead the advent ingert 15 to marine life and the instead the second ingerts in whose ille to estimate the inversible affects of May decided four presidents founds on morine

Warung" in fact good to the way so old some such standing was of the court so old some claims when which would orderwise I-1 Thomas wuch as gradual deapleast and damps to their isopologistive and intermediations. The B35 hillion which scripps Districte socioed Considering the Expenditures. of Yest Lollans and the risks involved, the money you have usuld ATEC proposal which is classified, suggesting an undisclosed gengosse and making in impactor. Se better spent on clean everyy every

Soluce ser suggest or the global cling to,

C-33 श्वहााणाह्य

BLAKE T. LECOUNT 10341 WESTACKES DR CUPERTINO, CA 75014 01-19-95

> ADVANCED RESEARCH PROJECTS AGENCY

RE: CATOC & MMRP EIS/EIR

RESULTS. I DON'T BELIEVE THE "ATOC TESTING CONFORMS REQUIRE A SMALL SACRIFICE TO ACHIEVE RESULTS. THE ARE FAR TOO WORSE THAN THE 'GOOD" OF ITS BENEFITS. SACRIFICE SHOULD ALWAYS BE SOME <u>FRACTION</u> OF THE TO THIS RULE. I BELIEVE THE RAMIFICATIONS OF PITOC UNDERSTAND THAT SCIENTIFIC EXPERIMENTS OFTEN I AM A COLLEGE STUDENT AT DE ANZA IN CUPERTING (SILICON VALLEY). I STUDY SCIENCE. I

 2 Munk stated that Atoc would not even determine I3c INGS, AND ALLOW GREAT MODIFICATION OF THERMOMETRY THERMISTERS THAT WOULD NOT HAVE THE RAMIFICATIONS ESSARY, AT LEAST DELAY ATOC AND ITS PUBLIC HEAR-GLOBAL WARMING. IT WOULD MERELY BE A BASIS TO PROVE AND PROVIDE MODELS. NOW, SINCE THERE EXIST ALTERNATIVE TECHNOLOGY, SUCH AS SURFACE+ABYSSAL. OF ATOC, I VOTE THAT ATOC NOT BE USED. IF NEC-AT THE 3RD PUBLIC HEARING FOR ATOC, DR.

SUENCE, ESPECIALLY FOR ENVIRONMENTAL PURPSES. BUT. ALL KINDS OF SEA LIFE, AND THEIR HABITATS. I DONY.
THINK AFDCS "MARP WILL HELP MARINE MAMMALS. I DONY. I DON'T LIKE ATOC. I THINK IT WILL HARM CETACEANS, THAIK HAWAII OR MONTEREY SANCTUARY IS A GOOD PLACE IN CLOSE, I WOULD BE THE FINST TO SUPPORT

K-ALDUSTIC THERMONETRY OF OCEAN CLIMATE

RP-MARINE MANUAL RESEARCH PROGRAM

Advanced Research Project Agency Arlington, Virginia 22202 Marine Acoustics, Inc. 2345 Crystal Drive

Mr. Clayton H. Spikes:

proceed. That statement did not include the concerns of hundreds of people Environmental Impact Statement is inadequate to allow the ATOC project to I am writing to express my opposition to the ATOC project. The Draft who attended the three hearings last year.

I effects of these high decibel, low frequency sound tests on the marine mammals $I\!-\!IJ_{oldsymbol{L}}$ The DEIS calls both the adverse impacts to marine life and the "research which could include damage to their reproductive and immune systems. It is benefits" of the project uncertain. It is impossible to determine the possible also very questionable, in my opinion, whether this project is actually about

 ${\cal J}$ marine sanctuaries; the title "sanctuary" will be meaningless if experiments such L- $\psi_{m d}$ I am adamantly opposed to such experimentation taking place within as these are allowed within them.

This is supported by the "classified" nature of a section of the ATOC proposal.

global warming. It seems much more likely to me that it is military in nature.

Let's spend the ATOC money for known benefits to the environment such as clean energy, efficient use of energy and other such responsible efforts to educe the degradation of our global climate.

Sam

Sincerely,

Dawn S. Sare

C-35

January 20, 1995

Grass Valley, Ca. 95945 P.O. Box 2972 Elaine Sohier

Advanced Research Projects Agency Four Crystal Park, Suite 901 Marine Acoustics Inc. Arlington, Va. 22202 c/o Clayton Spikes 2345 Crystal Drive

Dear Sir,

I'm writing to express my opposition to the Atoc project. This letter is commenting on the

There is a substantial lack of scientific evidence on the impacts of low frequency sound and its dependent on sound for social communication and for food finding. It is impossible to estimate combined effect with other already existing sounds on marine mammals. Whales are critically the irreversible effects of high decibel low frequency sounds on marine mammals such as DEIS and on the project!

The DEIS is inadequate to allow this project to proceed! The DEIS failed to incorporate the adverse impacts to marine life and the "research benefits" are stated in the DEIS as uncertain. may be difficult to detect.

gradual deafness and damage to their reproductive and immune systems. These adverse impacts

species our laws are supposed to protect. These laws are the Marine Mammal Protection Act and If we allow Atoc and its associated Marine Mammal research project, we threaten the very concerns of hundreds of individuals who attended the 3 scoping hearings last year. Both the the Endangered Species Act.

According to the DEIS: "The Marine Mammal research project has been created to obtain

mammals and ocean eco-systems may be of some value, and of this I have yet to be convinced, TLS then cancel Atoc and initiate the marine mammal research free from the pressure to pour more $I\!\!-\!\!J$ support Atoc have not shown that they necessarily have the best interests of merine mammals in the process so far has taught me that the institutions, scientists, organizations and agencies that mind at all. We all know that the marine mannal component of this project only came about because of public concern and outery. If this knowledge about marine mammals is so critical, mammals, by tuming them into experimental guinea pigs, potentially stressed and disrupted, much information." Is this how we go about protecting our endangered species and marine violated in their own habitat?! While more research and a better understanding of marine money into the military.

3 Point Sur (part of Montercy Bay Marine Sanctuary) and Kaihu Point (in Hawaii) both of which Lya The fact that the Atoc sounds will be generated from within 2 national marine sanctuaries;

The stated purpose of Atoc is to test for evidence of global warning by measuring differences inconsistent with the goal of minimizing impacts. The name sanctuary should speak for itself. in deep ocean temperatures. The initial experiment is for 2 years and then if successful Atoc are rich in marine mammals is in my opinion, both alarming and appalling. Doing this is

 μ would be established as a worldwide network in operation for 10 years. In other words, through $\mathcal{L}_{\mathcal{F}}$ most renowned climate scientists now agree that we can't afford to wait to take action against Atoc it would take 10 years to gather sufficient data on global warming. Many of the world's

Intense floods, like the ones we just experienced, storms of the century, increasing hurricanes. Clean energy technologies are already available to begin the transition away from dependence and intense droughts are all signs amongst large growing bodies of evidence that climate change is occurring. The impacts of this climate change and global warming have already begun. on fossil fuels which cause global warming.

greatly distrust the proponents of Atoc, due to the vagaries, generalities, contradictions, half.

ruths and patronizing tone of the DEIS

making use of the old SOSUS listening arrays which would otherwise be shut down. So Atoc is a purpose at all. Atoc is just an excuse for millions of dollars to go to the Navy. Yet the public isn't informed about this. There is also a section of the Atoe proposal which is classified, suggesting The 35 million dollars which Scripps Institute received from the Department of Defense to "research global warming" appears to be going to the Navy to improve submarine detection, military experiment designed by the military for the military and not for an environmental an undisclosed purpose and unknown impacts.

which could be spent on clean energy and used to prevent global warming is instead going to the As a member of the tax paying public I am furious that this exorbitant amount of money military in the guise of a test on "global warming

I'm asking for an extension to the public comment period and for an additional public hearing \mathcal{I} - \mathcal{I} + $oldsymbol{\mathcal{L}}$ As a member of the public and as someone who is in contact with many people, I and many of was planned just after the holidays, only a month after the release of the DEIS on December 2nd, supposed to comment on the DEIS, a document which is difficult to obtain and difficult to read input in order to steam roll the project through. This is easy to see, given that the public is only and understand for your average person. It is also easy to tell this, given that the public hearing and given that the final EIS is planned to be released at the end of February, only 30 days after public's participation, then the public hearing would have been scheduled at a much later date, us feel that the proponents of Atoc have purposely set it up to make it very difficult for public the close of the public comment period. If the agencies involved in Atoc really wanted the and more effort would have been made to educate the public and invite their attendance. so that the public really has the chance to be heard.

Elaire Bhion

Elaine Sohier

January 15, 1995 Advanced Research Projects Agency DEGEINIED Four Crystal Partle, suite 901 % Clayton N. Spiller Marine, Acoustics, Inc. Arlington, VA 22202 2345 Chystal Drive

Dear Mr. Spikes,

public input as passible. As a tarpeyar whose movey will hop find SIDC should it be approved, I demand that the public comment period be extended with I am withing to express my opposition to the Acoustic Thermanethy of Ocean Climater projects and to the aloppy DELS/EIR which was period since the DELS was released is much too. Complication Clearly the sim is to have as little show for a downant and project of this March 2.

Notion for thousands of years and AMC is one more outsuch of the anti-Earth mindet on the netting world. Att-Kis point in time species Rike blue and Homans have been making war on the animal survive unline habited - destruction of all kinds is numphoush whater are so depleted that reportable while bistories such as Rager Payine and Victor

1-10b, 13-b (Petace la 5 F. Se scoping bearing mound people waised converns about discipption There is no table in the DEIS of Complete File ATDC, which could then course Civer Host hurphach whale we won al 4 difficulty in finding find sources or other whole to nearbuly impacted by ATOC. It is the lighted whole issue, human amprehere for ATOC SCIENTITE to sugart any potential One terms and New Zealand) legally, for a prejectiate tunning, yet that my packed human laws wild bell hearing capabilities, much acisas it seems life that their lives will be sope Compatible impact for all sites needly 4 italians to commingate with eachorber across extra of the probable brought effects of ATDL or macin After the beating the whale notions have be addressed ATDC, sand, fell at 2014 MMRP, is appallingly flippint in its dismissal Whow sixtace is compared to Freehay noise at a do suppositional hand then particularly since The entire. DELS including the discussion of the frag humans it is uncassized able for us to both ATHE Tites are a biologically rich water distance of 30m away, or a garbuge disposal ATOC paject as a whole for all minutes eveny 4 hours. a perbage disposed Otherwise. The DEIS ignores this as well as blatantly disregarding industrial age hundons 4 rave travisitaly sensitive. of whater schoperation Pavived impact of the men so than chrised.

Impacts on letherback grean, olive viden and 321 believe that the Many is suddenly concerned Is about global worming. I was id be supposed. to ATOC, and I dended to be made aware of the project has been approached maded to program on the project the post of strangence on the post of Soripps, occasing any day to ATOC, and I deniand to be made aware. DEISTER has not consinced my that ATAC is berign ... As a taxpayar and concerned citizan other species of sea tenther living around the ATOC. Finally, it's smazing to me that the public is if there werent militing applications attacked gang I'm all for intelligent whome research that obesuft have the copyy of the ocean The I demand that the permits for ATDL be Viewed as being so stopid that we would Michelle Waters Sincerely, 1 dented ऽत्त्य.

Bob DeBolt 127 Mason St. Santa Cruz, CA 35060

C-37

January 11, 1995

Dear Mr. Spikes;

 1 am writing in regards to the Acoustic Thermometry of Ocean Climate studies which already establish that global warming is occuring. The important $I\mathcal{F}_{\mathcal{L}}$ issue is to reduce the causes of global warming which includes combustion of fossil fuels and deforestation. The emphasis should be on preventing the causes DOD which could be intended for military purposes.

A Mational Academy of Sciences report concluded that it is virtually operated the effects of loud noises on marine mammals. Whales and other marine mammals depend on their acoustic ability to survive and sounds the health of marine nammal populations of space and time could potentially Jeopardize through health of marine populations in feeding or socializing, to long-term psychological effects. Because of the importance of hearing to whales, a deaf of molse is bound to have a hard, sweeping impact on life in the sea. In 1991 and there were reports of sperm whales that schedule and in the Southern Indian Ocean within a forty to forty five mile radius of the Heard Island in the Southern Indian Ocean within a forty to forty five mile radius of the Heard Island transmissions and

There is an immediate need for noise reductions to make the oceans quieter, industrial noise, and the noise standards for boats, ships, underwater I urge you to reject the ATOC project and protect the ocean environment for all

Bo DeB G Sincerely,

MOSS LANDING MARINE LABORATORIES

P. O. BOX 450 MOSS LANDING. CA USA 95039-0450 (408) 633-3304

24 January, 1995

Four Crystal Park, Suite 901 2345 Crystal Drive, Arlington, Virginia 22202 Advanced Research Projects Agency c/o Clayton H. Spikes Marine Acoustics, Inc

Dear Mr. Spikes:

This letter comprises my comments on the November 1994 Draft Report (DRIS) and Environmental Impact Statement (DRIS) and Environmental Impact Climate (ATOC) research proposed Acoustic Thermometry of Ocean the Monterey Bay National Marine Sanctuary (MBNMS). I have read the research contained within it.

Monterey Bay area for over 20 years, I feel I have the experience and knowledge to comment on this document. In addition, as Chair Sanctuary Bay area for over 20 years, I feel I have the experience of the MBNMS Research Activity Panel (RAP) and member of the facets of the proposed research, ranging from the acoustic Recently, Dr. Dan Costa (UCSC), who has been integrally involved with very recent marine mammal surveys and tracking studies in the months, presented a brief review of the results of the studies in the months, presented a brief review of the studies as they never in the merhalism review of the studies as they pertain to the methodology proposed in the DRIS/DEIR,

long-term, global temperature changes as well as those which may have been caused anthropogenically, through global warming perceive man-induced global warming as one of the greatest story, we need to be able to measure ocean temperatures and improve our ability to predict its rate of warming, as well as what might be causing these changes. I am concerned about the potential effects of both natural.

of the Pacific Ocean to measure ocean temperatures. In my opinion, the DEIS/DEIR provides clear and adequate details of this research The ATOC/MMRP project will allow scientists to evaluate synoptic techniques involving sound transmission over a large area project and its implications. Therefore, I support the ATOC/MMRP research on the Point Sur Ridge, the preferred sound source

The project's MARP to monitor potential effects on targeted manmal and reptile species is soundly designed and appears to have a good chance of succeeding. It also includes a mechanism to take immediate action to terminate the sound transmission if and when significant effects are detected. The MARP also proposes to measure ambient sound levels in the area, which will provide good which ArOC is based. It is my opinion that the effects upon a coustic signals used in the ArOC experiment will have less than significant effects on marine manmals and other marine life (including fishes, the subjects of my studies). In addition, this project will provide much good, quantitative information on the marine organisms, including mammals.

The preliminary survey data indicate that only a few marine mammal species with low frequency sensitivity utilize habitats in the proposed ATOC vicinity off Point Sur. These studies also establish procedures for the effective study of a select group from successfully studied and that it is feasible to monitor the behavior of tagged animals that traverse the area. Thus, any ATOC source-induced changes in distribution and behavioral responses can be studied in derail during early, controlled sound transmissions.

I certainly feel it is appropriate to conduct the ATOC/MMRP others, was designated to promote research, education and conservation.

The proposed ATOC/MMRP research is certainly organisms if global warming is as serious as thought by many scientists. These consequences for marine scientists. These consequences consequence for marine scientists. These consequences could include altered climates, scientists. These consequences could include altered climates, collapse of food chains, failure of reproduction of many common organisms and the like.

For all of the above reasons, I feel the DRIS/DEIR adequately states the benefits and possible consequences of the proposed ATOC/WARP studies. I strongly endorse the research involved and hope it can be accomplished in the MBNMS at the preferred and most

Sincerely yours,

Gregod M. Cailliet, Ph.D. Professor Suga M. Calleir

January 21, 1995

Advanced Research Project Agency Marine Acoustics, Inc. 2345 Crystal Dr. Arlington, Va. 22202 ATTN: Clayton Spikes

RE: ATOC

Dear Mr. Spikes:

Today I learned of the proposed research project known as ATOC, or acoustic thermometry of ocean climate, while listening to a public radio station in Grass Valley, Ca. of course they were urging their listening audience to write in opposition to this project because of the possible harm done to marine life, and because this project is most likely a military one because it is funded by the Pentagon.

However, I am not opposed to this research project, and I encourage you to press on with it. I believe in our military, and the importance of being defensively prepared.

I do not agree with the efforts of Greenpeace and others of the liberal Left to cripple our ability to defend our country. I am a conservative American, so if they are against your project, I am for it.

Sincerely, Dave Cleueth

Dave Clewett





CALIFORNIA ACOUSTIC THERMOMETRY OF OCEAN CLIMATE PROJECT

TO: ADVANCED RESEARCH PROJECTS AGENCY

c/o CLAYTON H. SPIKES, MARINE ACOUSTICS, INC., ARLINGTON, VIRGINIA

Thank you for the privilege of sharing in commenting on this proposed project and for the opportunity to look over the very well produced and informative draft Environmental Impact Report.

My findings, concerns, and conclusions are listed below:

- 1. What a splendid heat sink the ocean provides, just what is needed to considered, which is not what this proposal proposes. I have a concern that the acoustic channels proposed are not sufficiently representative of the ocean at large argued that the time changes expected are so small as to be lost in other time 1-30 influencing variations such as the combined effects of current flow, salinity and signal sufficiently unreliable that the transit time data would provide no proof, and the term sind mation years time and money would have been better spent in reducing ozone depleting emissions.
- the water will not travel in the desired direction. Why illuminate the whole marine sanctuary and cause undoubted distress, no matter what the sparse collected data andicates, unrecessarily? I have yet to encounter a scientist that can communicate with a whale, yet we purport to know what they hear and how they interpret it. Surely a more efficient transmitting array can be developed if it is to be mounted in a sanctuary. This would provide a better chance of an intelligible signal reaching its destination and is allowed to proceed as proposed, it will be discovered that the output power is too spent so much money, we must increase power by a moderate amount in order for the the ends justify the means!
- 3. The whole premise of usable results relies upon a transmitter and receiver at a constant fixed distance apart. But what if the continental shelves upon which they are mounted are in motion. Over a decade does anyone know the relative motion between California and New Zealand? Are satellite measurements accurate to a yard over such great distances and time spans. If the answer is yes, then how has that been verified?

From my stated concerns I am forced to conclude that there are too many questionable factors, and any element of doubt must lead to at all costs protecting the marine sanctuary. Even if results are obtained supporting global warming I think they

2

will be too little and too late, all at the cost of broken marine behavior patterns. resulting in who knows what? In the name of scientific advancement we should not create a precedence that does not honor sanctuaries and seeks to prove theories at the expense of any part of this creation. Let us spend the time and money in funding and fighting the causes of ozone depletion, which as I understand is a proven and measured fact. Furthermore, the decade or more needed to collect data may be used as an excuse for not taking positive action in tracking and defeating the causes now.

Derek J. Cole - Retired Radar & Sonar Engineer 1/24/95 c.c Representative - Sam Farr

To Clayfor H. Spiles:

I HULE INDICATION OF A MILITARY IT'S CLEME THAT THE TRUE !- (PENNSUS + CONSCIOUNTES MARINE LIFE & DUC TO PROMISED EXPOSILE OF ATOR LAVE HOT BEEN BEVEALED TO THE POSICE, + Project, as the Publiciced Daft Environmental (No. 1000) Buy Your "GLOBER WARL SEETHUASI-Mance This PROVER WILLOWS OF TAX POLLARS. THE WIGH DELIVE CON TREPUELLY SOUTHWARTS- GRADIEL I Am Sharicaly OPROSED to the ATOC OPERATION INTENSES TO IMPLENT SUSMAKINE DETECTION. Alexa Stor 14Surius the interiorate or Tyle ADVESSE EFFECTS ON HARMEL CIFE & WIKHOLD I AM WOT KILLIUG TO BISK TUE HEARTH OF DELLANCE. THE LEAGTH OF CUT COTALS IS WAY "CESEARL BELKAIS", AS DESCRIBED IJ TOT DEIS, Descriss, PEREISUCTUE + Immune System Damage Impact Stokent (DE18) is unacceptable, Projet Spora Be MEMISTER OF THE HUMAN EACE) 1 TURZIADLE FEEL TUIS AFSALIDOUTED FOR DEAD,

C-42

1/24/95

Dear Mr. Spikes,

Irushed through without the publicitud being informed. The first thing you should be is extend the public comment Global Warming, why the chassified period. Then you should be honest mit) the American public about the true native of these experiments. If the I just learned about the ATOC Project you hope to conduct. I am very alarned that this is being purpose is to learn more about designation, Please respond.
Thank you.

Bill Jackson, 2900 Breeze Terrace, Austin TX 78722

Mukia de Paral

Sucrety,

C416463, 16 60618

Advanced Research Projecy Agency Marine Acoustics Inc.

Arlington, Virginia 22202 2345 Crystal Drive

To Clayton H. Spikes '

I am writing to express my opposition to the ATOC project. The Draft Environmental Impact Statement (DEIS) is inadequate to allow the project to proceed as planned.

First of all, the adverse effects on marine life, as well as the "research benefits"; are described in the DELS as being unknown. It is imposable to estimate the irreversible and long-term offects of high-decibel, low-frequency soundwaves on marine manmals, such as gradual desiness and damage to reproductive and lamine systems. This project could therefore devestate the health of pur oceans.

Furthermore, the Scripps Institute has received 36 million dollars from the DOD to "research global warming." However, if global warming was the true priority, then the use of tax dollars would be more wisely spent in the ereas of clean energy and energy efficiency, as well as other responsible efforts to reduce our impact on the global climate. Also, the "classified" nature of the ArOC implies that this has nothing to do with global warming, rather it is a military operaton intended to improve submarine detection, which is a gross misuse of important tax dollars.

It is clear that the true intentions and consequences of ATOC have not been revealed to the public and I therefore request that this project be halted.

Sincerely,

Growing.

37619 Summers Dun Overmyer

LIVONIA,

Wild Bird Grimes Point Big Sur, CA 93920-9620 Margaret Owings

January 22,1995

OBJUNE OF THE PROPERTY OF THE

The Advanced Research Projects Agency,

c/o Clayton Spike
Marine Acoustific, Inc.
W Crystal Park, Suite 901
2345 Grystal Drive,
Arlington, Va. 22202

Res ATOC RIS/EIR

May I thank you for making an effort to carry out this EIS/EIRwhich the public requested. I am one of the concerned public - and have attended the meeting in Santa Cruz with uneasiness - and have purused this document with care. I have lived directly on the coast, 10 miles south of Point Sur for 38 years - and since my home on the cliff is directly above a Sea lion and Elephant seal beach - I am constantly aware of their activities along with attacking Orcas and passing Dolphins - not to mention Sea otters carfing in the kelp beds. The migrating Gray whales come close enough to us to hear their breath while a continual passage of Humpback and Minke whales and an occasional Blue whale churn into our vision.

I awaited this EIS/EIR anxiously, to see how it would be handled and immediatly found it clearly blased. I wanted to find a more thorough explanation and description of Itle impact on whales from the ATOC source. Monitoring, I ILL3 the impact on whales from the ATOC source. Monitoring, I ILL3 behavior could be viewed and recorded - but this document has hardly touched on the long-term effect on whales.

How can anyone know, as the years pass, how this will effect the fertility, the breeding, the migrations, the care of \(\mathcal{I}.10c\) their young - when their whole lives are totally dependent upon accoustic communication?

To me, an EIS/EIR cannot possibly be put together when the data and facts into the future are unknown. As John Twiss responded to the request for a Permit to take or harass these marine mammals - "the effect on marine mammals will only be discovered after the fact and the damage could be irreversible".

Its as if this document, with all the labor put into it.

"was brushed over by Dr. Walter Munk's conclusion (which
he has written and verbally stated many times):

"Its no risk to marine life."

I, for one believe that if AFOC is carried out in the farreaching program for the planet - it will have a sweeping
impact on life in the waters of the world.

Dangen Choins

INSTITUTE OF MARINE SCIENCES EARTH AND MARINE SCIENCES BUILDING TEL: (401) 459-4026 FAX: (403) 459-4182

SANTA CRUZ, CALIFORNIA 95064 email: pearse@biology.ucsc.edu 23 January 1995

Advanced Research Projects Agency Harine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Virginia 22202 c/o Clayton H. Spikes

Colleagues:

I am a Professor Emeritus of Biology at the University of California, Santa Cruz. I taught and did research at UCSC in coastal marine biology, focusing on invertebrate reproduction and ecology, from 1971 to 1994 when I retired. I continue to do research at UCSC's Long Marine Laboratory as a Research Professor. I was a member of the Committee on Low-Frequency Sound and Marine Mammals of the Ocean Studies Board, National Research Council, which produced the report "Low-Frequency Sound and Harine Mammals, Current Knowledge and Research Needs", David M. Green, et al., 1994, National Academy Press. Our 8-member committee, with expertise in hearing, period, oceanography, marine mammals, and marine ecology met over a period of two years, reviewed enormous quantities of information, and interviewed a wide range of experts before we wrote our report. Although we were not charged to specifically review the proposed Anocommittee. (indeed we were unaware of it at the beginning of our research), our findings have direct bearing on it and the associated Marine Mammal Research Program.

Perhaps the conclusion in our report that is most relevant to the proposed ATOC project is the first one, given on page 1 of the

nammals are scarce. Although we do have some knowledge about the behavior and reactions of certain marine mammals in sesponse to sound, as well as about the hearing capabilities of a few species, the data extremely limited and cannot constitute the basis for informed prediction or evaluation of the effects of intense low-frequency sounds on any marine "Data on the effects of low-frequency sounds on marine species." Our report went on to propose some changes in the current regulatory system to facilitate the acquisition of scientific knowledge that would benefit the conservation of marine mammals, and to suggest

several areas of research that are needed to more fully understand the effects of intense low-frequency sounds. It is my opinion that the proposed ATOC project in general, and the associated Marine Mammal Research Program in particular, represents a tremandous opportunity to obtain much of the information needed to better protect both marine mammals and their food sources.

Much of the information in the draft EIS/EIR for ATOC/MURP is the same as we gathered and presented in our report. Particularly germane is Figure 1 (p. 11) in our report and Figure 2.3.6.1.1-1 (p. 2-44) of the draft EIS/EIR showing ambient noise spectra. That figure, which is more than 30 years old, shows that the levels of low-frequency sounds in the ocean can be very high both from natural and anthropogenic sources. Particularly disturbing is the sound generated by shipping, especially supertankers, which are equal to or equivalent to those to be produced by the proposed ATOC project. These are produced in coastal waters continually, including right through the Montersy Bay National Sanctuary as shown in the draft EIS/EIR Figure 4.3.1.1.2-1 (p. 4.35), yet their effects on marine mammals and other forms of sea life are unknown. In addition to providing critical data for evaluating global warming, the proposed ATOC project and MMRP would provide an opportunity to access the possible hazards of low-frequency sounds to marine life in the mammals, and other forms of marine life, from anthropogenic interest comes. intense sounds.

I was pleased to see in the draft EIS/EIR a recognition that there is a need to determine how fish and squid are impacted by low-frequency sounds (p. ES-9, 4-94-95); these are closer to the center of the concean food webs and provide the main food for many marine mammals. Myctophid fish, in particular, may be important in the food chain (p. 4-94), and could be severaly impacted by tanker noise, especially at night when they approach the surface. However, I did not find any place in the draft EIS/EIR about how such potential effects on marine mammal prey would be determined. That lack should be addressed

As a person deeply concerned about the continued health of marine life in the Monterey Bay National Marine Sanctuary, and how anthropogenic disturbances such as intense low-frequency sounds might effect this life, I endorse the proposed ATOC project and MMRP. Although we can do little about global warming if it is occurring, we know that it is occurring. More importantly, this project can help determine whether noise from sources such as shipping are detrimental too marine life. If that is the case, steps can be made to control those sources. Without that information, no action can or will be taken until adverse effects are all to obvious. The proposed ATOC project and MMRP provide an extraordinary opportunity to determine in a rigorous and sound manner whether and how low-frequency sounds effect the ecology of the Sanctuary. That opportunity should not be concert. opponents/

Respect

Niedle Rostqs 913 Post Oakst Austin, Tx 78704

Beerling D

Advonced Research Project Agency marine Assustics Inc. 2345 Crystal Drive. Arbryton, Virginia 22202

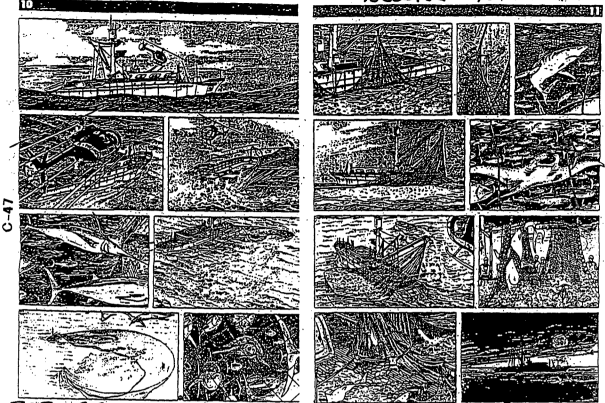
To Clayfor #. Spikes,
I am opposed to the ATOC project. I question whether this project has to do with global worming. Why aren't tox dollors spent actually to proper us from the effects of global worming, like on projects for class of global and messy effected; this suggests for class field + received will tary funding? This suggests that this Is project really is centured around military operations.

Usales + dolphins deserve respect. ATOC wales + dolphins deserve respect. ATOC will pollute the osean with noise. How can we possibly know how it will disturb these animals homes? What's the big rush with this project? We need more thine, an extension of the public comment period. You are responsible sor your actions. Senerely, Noole Rorkos

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950 (They all live in top 1/2 mile of located Killed Ocean w/sonar + rad



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The Ozone-Layer is being dissolved primarily by 3 things: the annual product annually, and the burning of 22billion gallons of war-juice annually by the 4 annually, and the burning of 22billion gallons of war-juice annually by the 4 cannually, and the burning around on our Planet. Much of the chlorine produced goes of into the making of frotting plastics. Too much more of it is used to Birach of THINGS WHITE(paper, rice, sugar, flour, etc.) Pesticides, herbicides, fungicides, NCROS are also among the dangerous chlorine-derivatives.

Schools is a pale-blue ges toxic to all plant and animal life. Breathed, it can be added an animal life. Breathed, it can be added to all plant and animal life. Breathed, it can be added to brochia, inflamation of eyes and sinual our eyes, of course, are also peing burned by the increasing, harmful U.V.s now the Ozone-Iayer dissolves.

Antartica messured a record 70%depl october, 54 British scientists based in Antartica messured a record 70%depl and predicted at this arts, the Ozonosphere over Antartica would be 100% dissolved to go nocturnal by then?

The year 2005.Will we be forced to go nocturnal by then?

The Ozone-Layer is being dissolved primarily by 3 things: the annual produc MASA's Total-ozone-mapping-spectrometer(TOMS) aboard the NIMBUS-7 satellite measured a 12% loss of Ozonesphere over Texas in 1995, and a 2% decrease the year before. Gonsequently, 1994 saw 15% more Solar-radiation on the ground; 1: more U.V.rays creating thus, increasing ozone on the surface here around us, with is apolson. Ozone-alerts hecome, common this year, and will become more so a the Ozone-Isyar-discolated. Ozone-Layer dissolves. -

the needless burning up of our dimosphere's Oxygen content, and it's not being replaced by natural processes.

To for the Oxygen we breath comes from the top 3 feet of the Oceans' warmer and currents (35% by PLANKTON,22%by BIUE-AIGAE, and 15% by other unicellular, mas and currents (35% by PLANKTON,22%by BIUE-AIGAE, and 15% by other unicellular, mas plants 20% of the total Oxygen derives from RAIN-PORESTS, and 10% by Temporate forests. McKANN Fetts, Congo, Indonesia (1000's of islands), and the Awazon, have from OUR OCEANS, depends on fish poopin' daily (600million years of fish swar trapped in the top amile layer of OUR OCEANS, and subject all to sonar and relice by the content with another unheard of phenominon WORID-DROUGHT. It takes an Oxygen-risalong with another unheard of phenominon WORID-DROUGHT. It takes an Oxygen-risalong with another unheard of phenominon WORID-DROUGHT. It takes an Oxygen-risalong cultities has fallen by 90%, NO WORE SCHOOLS OF FISH = NO PISH BOOP = MASSIVE CPLAKKTON-DIE OFF = NO MORE SCHOOLS OF FISH = NO FISH BOOLD = MASSIVE IEEE.

There with a veriety of infermal and external combution.

The solutions are generally simple in the navies of the borlds. Compouding the problem of decreasing Ozonosphere/increasig U.V. radiation o nead tache,
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y intending.
The Compounts

The solutions are generally simple: Use navies to clear the bigh-seas of all fishing-fleet/factories, to allow the remaining 17% of flah to recover, (50 yet set,) As it is, ever more boats are going out after ever less fish using ever pophisticated equiptuent. The armies can begin a massive tree-planting, the Asses to be tree-planting. The Asses to be tree-nursuries. Three billiontree-planters can replant trillions a shade, food and oxygen producing trees-/Avariety of endemic species. Paint you roof white to save \$\$\$, enrgy, And stap (old as we stay indoors more in daytime leasted governments can do for us 18 UV-shades, a wide-brim hat-white Atop, black under brim), start savin'up an emergency-food supply, and start a midter planting program. SHUT ALL ATOMIC POWER DOWN, GOLD! IT'S TOO IEARY, SHOD major oxygen-burns need to cease. Oxygen-startion, going blind, ozone-pois efficaters, S. A.

lift to humanity- HEMP (#i for recycable paper, cloth, particle-board, etc.)
Plant trees in big wells, mandate xeriscape and recyclig. Cottonwqods, elm chikapin oakes, walnuts, sycamores harkham. MARSIFICATION of Earth. Increasing temperature-and withdryariations, increasing penetration, decreasing oxygen and moisture-content, decreasing Ice-caps, and decimation of plant and animal species City-gardens, decriminalizing natures d chikapin oakes, walnuts, sycamores, hackberry, native plum and persimmon fo Texas. Compassion, VEGANISM, Support EARTH-FIRST!, SEA-SHEPARD, PETA, FARM, AL The compounded daily problem is called ECO-HOLOCAUST, the pr (SAVESE; 1b bags beans, rice oatmeal ... LIKE NEVER BEFORE! COPY THIS. 8×8

roads extensions

of only are we rapidly loouing our Earths'protective OZONE-LAYER, but we at the same time loosing the OXYGEN-CONTENT of our Atmosephere as well! a Total-ozone-mapping-spectrometer(TOMS)aboard the NIMBUS-7 satellite,

Yes

P.O. Box 852 Capitola CA 95010 January 23, 1995

Advanced Research Projects c/o Clayton H.

Marine Acoustics, Inc

Four Crystal Park, Suite 901, 2345 Crystal Drive Arlington VA 22202

Dear Advanced Research Projects people:

I am writing to express once again my strong objection to the ATOC project At the January 6, 1995 hearing held in Santa Cruz, commercial fighermen and a PADI dive instructor (among others) provided relevant information about likely effects of such an experiment on marine life. The dive instructor reported that the vibrations coming from a spoarcely cannot be seen heard off Monterey since August 1994 (which apparently cannot be identified or explained by anyone thus farl affect the absorption rate of gases in divers' lungs. It seems most likely that there would be similar effects on marine mammals.

we already know that there is global warming caused by man's activities in the modern industrial age. Rather than using our finite resources to further measure this warming, we must focus on develop-f.3d ing and changing our technologies in order to cease our damaging

This seems to be yet another case of mankind's arrogance in thinking we have the right to seize, tag, and test other animals, and to manipulate their environments, rather than living within the fabric of life on earth without destruction and/or manipulation, and another case of scientists undertaking a project the true results of which will not be truly known until decades after it is begun -- when we may learn, as in the past, that we have caused irreparable damage to our earth and its creatures.

. i o I was outraged to learn that preliminary testing began off Baja California when it had been prohibited off our shores. So typical we send our unsavory activities to other shores when we are unable have our way at home.

waters off Monterey these past months are some form of this experiment which was simply buildozed through without notice or approval. This din was recorded by the PADI dive instructor, and played at intermission at the ATOC hearing on January 6. The recording was very unpleasant and made conversation difficult; there was universal relief among those present when it stopped! I have wondered if the obnoxious loud sounds reverberating in the

Freda Sprietsma

Advanced Research Project Agency Marine Acoustics, Inc. 2345 Crystal Drive

Arlington, Virginia 22202

January 23, 1995

1000 Oak St. #1

San Francisco, CA 94117

To Clayton II. Spikes:

I am writing to express my opposition to the ATOC project. The DEIS is inadequate to allow this project to proceed because the true intentions of the ATOC experiment have not been made clear to the public. The "classified" nature of the ATOC project reveals that ATOC has nothing to do with the stated purpose--qlobal warming and marine mammal research: I do not believe that the DEIS sufficiently justifies the need for the ATOC project, nor is the need for this particular type of Marine Mammal Research Project (MMRP) justified.

I-126 The adverse impacts to marine life have not been satisfactorily determined and the DEIS refers to impacts as uncertain. It is $\mathcal{L}I\mathcal{Z}$ impossible to gage the irreversible effects of high decibel, low if frequency sound on marine mammals, such as damage to reproductive. and immune systems

I urge you to extend the public comment period and allow the Libral EIS to fully discuss the rationale and justification for Libral the ATOC project.

Sincerely

Karen Susad See S

* PLETSE RESPOND!

I am writing to express my opposition to the ATOC project.

The Draft Environmental Impact Statement (DEIS) is inadequate to allow the project to proceed. Both the adverse impacts to marine life and the "research benefits, are stated in the DEIS as "uncertain", it is impossible to simply estimate the irrewersible long term effects of high T-decible, low frequency sounds on marine biospheres. Among the effects upon mammals are gradual deafness, reproductive and immune system damage.

Scripps institute has recieved 35 million from the Department of Defence to research global warming. If global warming were the true priority, then the expenditure of tax dollars would be far better spent on responsible, clean, energy efficient that it has nothing to do with global warming and suggests that it is a military operation designed to improve submarine detection and to make use of the SOSUS listening arrays which 2 efforts to reduce and reverse our impact on the global climate. However, the classified nature of the ATOC project indicates would otherwise be dismantled.

It is clear that the true intentions of ATOC have not been revealed to the public and further analasis must occur before the project is allowed to proceed.

Vivian Trangot

Olement II

Dear Mr. Spikes,

project indicates that ATOC. has nothing to de with gledral warming and suggests that ATOC. is a I-1 sounds on marine mammals such as gradual deafrex statement (D.E.I.S.) is inadequate to allow the project from the Organisa Department to research global warming to the A.T.O.C. project. The draft environmental impact to proceede. Both the adverse impact to marino life drippo Institute has received \$ 35,000,000 spent on clean energy, everyy efficiency and other alchal climate. The classified nature of the A.T.O.C. however, it global warming was the true priority then the expenditure of tax dollars would be bather and make use of the sosas listening arrang which would otherwise be shut down. military operation to improve submorino detection as uncertain. It is impossible to estimate the and the "research benefits" are stated in the DEIS. am writing to express my opposition "Teversable effects of high decibel, low frequence 1 damage to reproductive and immune systems

further analysis must occur before this project is allowed to proceed. Sincorely, Aphenie Hordin. 1-22-95 ATCC have not been renealed to the public and It is clear that the true intentions of

81-38-1955 82:43PM FROM D Pt Fish C-52 ereu TO

Santa Cruz, CA 95062 4610 Bain Ave. January 27,1995 To whom it may concern:

is needed to global action. I see this project as spending millions and millions of 'peace dividend' dollars to re-invert the wheel investigate solutions and put them into practice, instead.

The project itself has a poor experimental design with far too many variables to ever accurately give the type of information hoped for. Also, with climit changes occurring over long stretches of time, a ten year study will not yield accurate nor reliable results.

The proposed site of the sound source is within the Monterey Bay National Marine Senctuary and the two alternate sites are adjacent to the Sanctuary. Under the laws governing the Wo already have plenty of studies and data showing that there is global warming. That is a given, We do not need another experiment that proposes to tell us what we already know, N I am strongly opposed to the proposed ATOC Project for the following reasons:

195 dB is eduranely loud and would carry underwater in the ocean canyon for long distances. 1-122. permit should be dealed due to the proposed activity harassing and harming animals in the area.

As a teacher of deaf and hard of hearing etudents, I know the long term effects of exposure to very loud sounds. Becoming deafened in this way is a gradual process which would be difficult to canchary, it is illegal to harase and for injure marine animals, which transmitting 195dB I outlies, which were shorter form, and quieter than the proposed 195db, have shorter form, and quieter than the proposed 195db, have shown a 50% and taken the proposed 195db, have shown a 50%. The present permit application to the Monterey Bay National Marine Sanctuary required that Impossible to ascertain in marine mammals until it is too late and they are permanently injured. all installation activities be completed before July 1994. A new request to extend the installation

hunt communicate, and reproduce. Their boliavious would most definitely be altered and many Many marine mammals and fish use their acute acoustic abilities to migrate, locato food and

There is sparse research regarding the effects of noise on marine mammals, but the research that the DHS/DHR does mention discusses the noise of super tankers. This research is not

1204B Surface of the water Deep under water

Moving Stationary. On-going

Lat's try to cut back on noise, not add to ill Sporadic

* I support Alternative \$2. NO ACTION. It does not make sense to me to damage one aspect of \$I.5d. * It appears that this study has hurriedly tried to lump studying the effects of noise on marine mammuls into the study on global warming. Neither part seems well thought out,

81-38-1995 18:12PM FROM CHC488375

c'o Mr. Clayton Spikes Marine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, VA 22202 Advanced Research Projects Agency

Dear Mr. Spikes,

Enclosed are the comments of the Center for Marine Conservation on the (ATOC) and its associated Marine Manmal Research Program. You will receive a faxed copy on January 31, and a hard copy postmarked January 31.

leef free to call me abould you have any questions on the comments. Thank you for your careful review of these and other public comments on the ATOC

Anna Weinstein Habitat Protection Specialist

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January 31, 1995

COMMENTS OF THE CENTER FOR MARINE CONSERVATION ON THE DRAFT EIS/EIR (DEIS) FOR THE CALIFORNIA ACOUSTIC THERMOMETRY OF OCEAN CLIMATE PROJECT (ATOC) AND ITS ASSOCIATED MARINE MAMMAL. RESEARCH PROGRAM

The following are the comments of the The Center for Marine Conservation (CMC), a national, nonprofit, science-based advocacy organization dedicated to protecting marine species and their habitats, Our local focus in the central coast region is on protection of the species and habitats of the Monterey Bay National The Center concludes that the DEIS is an important step toward resolving the project. However, there are a number of serious deficiencies in the document which issues that the scientific community and the public have raised in regard to this have greatly contributed to the continued criticism of the project.

Marine Sanctuary Program, the independent scientific community, and the general public were expecting a report that would realistically portray the uncertainties alternatives, and present a preferred alternative that would pose negligible risks to choosing a course of action that minimizes adverse impacts. NOAA's National related to the feasibility and safety of the project, that would describe a range of The purpose of an environmental impact statement (EIS) is to describe potential environmental impacts of a project and to assist decision makers in the federally recognized ecological values of the Sanctuary.

most of these critics support the overall goal of the ATOC project to improve our understanding of global climate change, and support scientific research within the uncertainties has intensified rather than quelled concern over ATOC. Ironically, combined with the recognized values of the Monterey Bay ecosystem, leaves the public with little choice but to demand greater clarification on many issues of Monterey Bay National Marine Sanctuary. But the inadequacies of the DEIS, Instead, the document's ambiguities, inaccuracies, and treatment of

CMC has reservations about the ability of the project to $\mathcal{I} extcolor{-}\mathcal{J}d$ climate change policy, its procedural and regulatory legality, and its potential effects Major areas of concern include the project's feasibility and overall value to climate trends, we agree that if ATOC is successful it could provide a valuable Balher accurate and precise data that will provide a reliable measure of global on marine life. While

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01-30-1995 10:13PM FROM CMC4083 C-53

contribution to our understanding of ocean and climate dynamics. We also appreciate the experimental difficulties posed by ATOC's large geographic scope and highly dynamic test environment.

defining the criteria for "unacceptable" short- and long- term behavioral and physiological effects in marine life, improving the program's ability to detect effects, and clarifying decision- making points and authority related to project initiation and Accordingly, the Center will not oppose the ATOC project provided risks to a different fixed shown to be acceptable. Making risks acceptable may mean choosing a different fixed sound source location, using a mobile sound source, or echeduling sound transmissions when sensitive apockes are not within the zone of influence; it will definitely mean improving the Marine Manmal Rosearch Program by better

CMCs specific comments are set forth below and focus on the following saues:

- 1) The portrayal and handling of uncertainties;
- 2) The criteria used to determine the choice of Sur Ridge as the preferred alternative;
- 3) The Marine Mammal Research Program (MMRP)

1. Portrayal and handling of uncertainties

concludes that nonchilent or negligible impacts are expected. This tendency to dismiss uncertainty exacerbates rather than alleviates questions regarding potential impacts. It is as if the burden of proof regarding impacts is on the ocean, rather than 1.15 consequences of the project, as outlined in section four, admits insufficient data yet While the DEIS acknowledges that "available information on subsea noise and its biological impact ranges from incomplete to nonexistent," (pg. 4-15) in the absence of this information it repeatedly defaults to a conclusion of no expected elgnificant impact. Virtually every assessment of the potential environmental

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frequencies, dive deeply, and are present in the project area. Further, it notes that there is no information regarding long-term impacts to elephant seals or sea turtles significant, and will be milgated by low numbers in the project area and by the Marine Mammal Research Program. While it may turn out that Impacts will be minimal or insignificant, there is no adequate scientific basis set forth in the DBIS a) The document notes that elephant seals and leatherback sea turtles hear at low behavioral impacts for these species are expected to be "minimal" and Tess than from sounds comparable to the ATOC source. Yet it condudes that adverse

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behaviorally respond to low-frequency sounds. In fact, accussic barriers comprised of repetitive low-frequency sounds are now being used to deflect juvenile salmonids from aloughs leading to water export pumps in the Sacramento-San-Joaquin Delta to an occan esting, as the topography of a river channel is dramatically different from that of the deep sound channel and migrant fish are concentrated in the vicinity of the sound source in the river channel. However, this information means that the potential for impacts on salmonids cannot be readily dismissed, as in b) The DEIS contends that 'no information exists on noise impacts to selmon," but due to their temporary occurrence in the study area, no adverse impacts are expected. "pg. 4-7) There is in fact abundant evidence that selmonids hear and

The ATOC research group should heed the advice of The National Research about the behavior and reactions of cortain marks mammals in response to some limited as about the hearing capabillities of a few species, the data are extremely limited and cannot constitute the basis for informed prediction or evaluation of the effects of intense low frequency sounds on any marine species." (National Research Council 1994) Bather than responding cautiously to this uncertainty, the DEIS draws conclusions in the absence of data, makes inferences and assumptions based upon acknowledge that many aspects of the ATOC sound source differ from those of ships affected by the sound time to leave the area. What if a species is feeding or resting in the area, is disoriented by the sound, or cannot leave the area within five minutes? data on species other than marine mammals and sea turtles, and proposes a pilot How will the sound source affect populations of seesile, highly localized, and/or study and monitoring program that may not detect polential impacts. It fails to assumptions such as the assumption that a five-minute ramp-up period at the initiation of the sound source will allow sufficient time for animals negatively and other common ambient noise, and relice heavily upon unsubstantiated planktonic invertebrates that cannot leave the area?

Testing, tather than speculation, is the way to determine whether the ATOC sound source is adversely impacting marine life. Therefore, CMC urges the project group to revise the DRIS to realistically portray uncertainties, and to address them through a scientifically robust pilot study and monitoring program that will both define algulficant impacts and detect any adverse impacts.

Choice of Sur Ridge as the preferred elemative

I.4a,bas the preferred alternative. Tables 2.2.3.2.1 and 2.2.3.3.1 illustrate the derivation of scores based on a number of criteria. The DEIS falls to explain the weighting Section 2 (Alternatives) describes the criteria by which Sur Ridge was chosen arbitrarily. Most notably, "minimum cable run to shore" and "close logistical factors assigned to each of these criteria; they appear to have been assigned

FROM CHC488375 C-53 81-30-1995 18:15PM

given weighting factors of four in the MMRP source site selection criteria table. Without any explanation of these weighting factors, the reader is inclined to suspect that they were assigned to support the choice of the Sur Ridge alte as the preferred Close proximity to land and sufficent marine mammal populations are each assigned a weighting factor of five in the ATOC source site selection criteria table. support," both given "high" ratings at the Sur Ridge ale, are each thexplicably

changes in the ocean's temperatures over time. The MMRP is a permit requirement, sound on marine life is desperately needed, but is a separate question. Yet the DEIS elevates the MMRP to a purpose of rather than a requirement for ATOCs initiation. not a research objective, of this experiment, Research on the effects of low frequency The MMRP must focus exclusively on investigating the effects of the ATOC sound source on marine life, and not be couched as a complementary goal of the project. Otherwise, the MARRP is being misused to help justify the preferred alternative.

CMC urges the project team to site ATOC to an area with low numbers of marine mammals and leatherback sea furtles, preferably outside of Sanchuary boundaries. further, using sufficient marries mammal populations as a site selection cilerion is unacceptable given that the sole objective of ATOC is to measure

Sanctuary requires consistency with the regulations designed to protect the recognized values of the Sanctuary. CMC urges the ATOC group to cooperate with NOAA's Sanctuaries and Reserves Division to this end, to ensure that the Monterey Finally, the location of the preferred alternative in a National Marine Bay National Marine Sanctuary is fully protected.

3. The Marine Mammal Research Program (MMRP)

We are not confident that the MMRP as presented in the DHS can fulfill its stated objective to "assess potential effects of ATOC signals on the distribution, behavior, and ecology of marine animals" for the following reasons:

a) The time frame is too short, and sampling events too few, to obtain statistically *

observations. Finally, there are no protocol contingencies in the event that power analyses demonstrate that baseline data will not provide a statistically valid basis of observational vessels and planes will be controlled for in the course of behavioral Bleven sampling events over six months may be insufficient to detect the potential occurence of long term "unacceptable" effects that would change project operations, as described on pg. C.7. The DEIS lades validation that noise from

b) The experimental protocol fails to require Inclusion of leatherback sea turtles.

enough Regarding sea turtle research the research protocol reads "If this research is undertaken." (pg. C-Z7), language which forced little confidence that potential effects on sea turtles will be properly measured during the pilot project or the monitoring program. A reliable means of determining changes in the diving patterns on other movements of leatherthedes should be incorporated. This is particularly important in light of the fact that leatherthedes in each slowly (5 - 8 m/sec), according to presence of low-frequency sounds, which could interfers with their deep feeding dives for salps and other jellies. In contrast to the information presented in the DHIS the Monterey Bay area is in fact an important feeding ground for this species (A. Studies suggest that leatherbacks may spend more time at the surface in the information presented in the DHIS (pg. C.ZI), and thus may be unable to leave the Baidridge, personal communication). Inexporating the assessment of potential impacts of the sound source on leatherbacks as practicable is simply not good area during the five-minute ramp up "getaway" period, even if they are able to

c) Effects criteria are incompatible with the length of the pilot study, and levels of

induding short term behavioral and long term acute changes. However, the only effects considered "unacceptable" are long term effects including abandonment of high use areas, increases in sick and dead animals, and reproductive depression. Since there is no way to determine in the six-month pilot shudy whether these long term effects are taking place, there is a high probability of reaching an unaubstantiated conclusion of no significant impact. Table C-1 enumerates the effects to be measured by the pilot study surveys.

d) Relationship of pilot project results to initiation of 2 year fessibility study

Appendix C. (pgs. ES.3, 2.3) However, the protocol in Appendix C fails to describe how a violation of safety thresholds would change project operations, or who has the authority to make these decisions. A. 2-day workshop, and a legally informal responses (pg. C.6, C.7) does not constitute an adequate protocol for suspending operations. Considering how much seems to hings on the data from the pilot project, the DEIS should specify that the criteria used to determine significant effects only begin if the system is determined to be safe for marine manimals and other sea life," and that "the protocole for suspending operations are described more fully in The DEIS includes the contingency that "climate-related transmissions will found in the pilot study phase must be approved by NOAA and must be linked to effects, and provisions must be made to alter project operations based upon results acknowledge that the pilot project lacks the capacity to resolve many algnificant specific actions regarding further project operations. Finally, the DUIS should consultation with NMFS regarding the biological significance of observed

e) Authority over initiation of project operations

FROM ONC40837 C-53 81-38-1995 18:16PM

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sound science, not vested interest in the project, review of pilot project and independent program data must be made by a technically qualified group for public scrutiny. Continuation of the project and the independent group's findings must be released I-6c findings, and the group's findings, and the group's findings must be endorsed by NOAA's Sanchustics and To ensure that decisions to proceed with the ATOC project are based on 00

f) The long term monitoring program

monitoring program to serve as the primary means of detecting cumulative physiological, behavioral, and distributional effects. A well-designed monitoring program is an essential prerequisite to initiation of long-term operations. This monitoring program must provide a mechanism whereby unacceptable effects on biota detected in the monitoring program would result in changes in project The various shortfalls of the pilot study underscore the need for the 6

understanding of global climate change, the DEIS for the ATOC project does not provide sufficient information to accurately evaluate the project's environmental impacts. CMC urges the Advanced Research Projects group, Scripps institute of Oceanography, and the University of California, San Diego, to correct the deficiencies presented in these comments in order to fully comply with the In condusion, while CMC supports scientific research to improve requirements of the National Environmental Policy Act.

Sincerely,

Inna Welnstein Orr

Habitat Protection Specialist cc: interested parties

Met Hellmann

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REFFRENCES

Baldridge, Alm. Librarian Emeritus, Hopkins Marine Station of Stanford University, Pardic Grove, CA. Personal communication with Rachel Saunders, Habitat Conservation Director, Center for Marine Conservation. December 1994.

Hansen, Chuck. Director, Hansen Environmental, Walnut Creek, CA. Personal

National Research Council 1994. "Effects of low frequency sound on marine mainmals: current knowledge, research needs." National Academy Press. April.

January 25, 1995

C-54

Re: ATOC Proposal

Hello:

can afford science that will present them with the very results they seek to find. Been it this contradicts other credible science. Oil companies can spulls rereisy happen and when they do, they really don't do much harm. They can tell us marine life accusally like their offshore drilling platforms People have learned that vested interests like tobacco companies

on the cuvironmental issue of global warming? Perhaps they could stretch cling National Security but why is this study not being dona by an agency that studies broader environmental issues? Are other scientists in this and and not scientists in this and and not scientific reasons? because it creates a microenvironment and a food chain.
Why is it the mission of the Department of Defense to fund studies

1.7 logic or precedent for that matter, in constructing most of a mechanism you might not be allowed to use? Is it because having the leverage of money already spent as a force behind them will soften official judgement especially when it comes to superficial documentation or less than clear Why would these people have already spent \$25 million on equipment and software, the majority of a \$35 million project, before knowing whether the proper permits could be obtained? Where is the

Especially science that one way or another ends up being used against them. Without sounding further hereitcal, I can't but help think how short envolved? Why we managed to get the money allocated for this project-we've got to spend it People are tired of paying for bad science. a time ago the vested interests believed the earth was the center of our Could it be that these scientists are just confused by the dollars

What other projects have been funded by the Advanced Research Projects Agency? What is the expressed pupose of this agency? Do they have a track record in environmental science they would care to share with us? Who is Andrew Porbes and what other projects has he been solar system and to express otherwise was to risk harsh persecution. associated with and in what capacity?

A lot of those concerned about ATOC undoubtedly know that whales ocean in recent history, one need only listen to the acophony of traffic, utban environments or even clitzens band radio to find our what overused powered screws for ships. With more and more noise introduced into the communicated for thousands of miles before the advent of machine channels of communication are like.

TOTAL P. 89

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EXECUTIVE DIRECTOR

PACIFIC FISHERY MANAGEMENT COUNCIL 1130 SW Fifth Avenu, Salte 124 Portland, Ovegon 97201

Felephone: (503) 326-6352

January 27, 1995

Advanced Research Projects Agency

established to track changes in global warming. Why couldn't other means of thermometry be used? Why not measure temperature directly if that is the objective, why get exotte and risk these long distance sound tests.

data by low ultra powered transmitters if the Navy has this sophisticated array of listening derives. If the intent it that the scattered receiving nockes of their array measures plich variation from the primary frequency emitted at their two transmitters, what would prevent using temperature sensors located near the array nodes to begin with? They would know

relavent the wheel. If the Navy really wants to help us protect the environment, face, they won't mind accepting input from or diverting this la environmental study as a whole. On the other hand, if the Navy wants

research to, other agencies with more direct involvement and background to sell us defense research cloaked as environmental concern, they should have gone to the CIA or NSA and kept their mouth shut.

perfect sonar thermometry and learn what its limitations or ill effects are. The right arm shouldn't work independent of the left arm to

predicty where these thermometers where located and it would seem a mote direct method of obtaining temperatures rather than having to

Why not use a number of strategically placed thermometers to send

Will harmonics, multipath, distortions and any other number of interferences render these tests less than effective?

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watts of sound, about as much as a home stereo, this signal is intended to be effective for thousands of miles; this in itself a good indication of how pervasively sound travels thru water and therefore why great care should

While it is suggested that the ATOC transmitter will only emit 260

be taken not to further impact species that are affected by sound waves.

With this new effort, surely years of reference will need to be

Marine Acoustics, Inc.

2345 Crystal Drive

Arlington, Virginia 22202

Draft Environmental Impact Statement (DEIS) for the California Acoustic Thermometry Project

reviews and comments on projects with potential adverse effects.

fish and fishing.

proposed site approximately 21 nautical miles off Point Sur at a depth of 850 meters. I-5c Commercially important species include rockfish, sablefish, Dover sole and thornyheads. Bottom The DEIS correctly documents that there is a substantial demensal fish community at the trawl and other fishing vessels are active in this area.

The document does not address the potential conflict between trawl gear and the facilities, including the sound source, monitor and cables. The DEIS states that the new cables will be laid "closely paralleling the existing Navy cable." This may or may not reduce the likelihood that bottom trawl gear will encounter the new cables. What is the historic frequency of conflict between trawl gear and the existing Navy cables? What is the distribution of fishing activities (especially trawl fishing) in the vicinity of the cables and other equipment? How much larger must the "trawl avoidance zone" be to ensure that conflicts do not increase? That is, how much additional fishing opportunity will be lost? This should be addressed in the discussion pertaining to the socioeconomic environment. The DEIS should address not just the loss of fish through direct mortality of the proposed study, but also the loss of access to those fish stocks from the physical presence of experimental equipment, potential loss of fishing gear that encounters that

spent to do this project here or elsewhere, we have a right to know the before permits are issued and indeed any more of our money is

answers to these and questions posed by others.

580 Whispering Pines Dr. Scotts Valley, CA 95066 Matt Bellmann Pattl Kirby

C-55

Four Crystal Park, Suite 901 c/o Clayton H. Spikes

SUBJECT:

Dear Mr. Spikes:

The Pacific Fishery Management Council manages ocean fisheries in the 3 to 200 nautical mile exclusive economic zone off the coasts of Washington, Oregon and California. Because human impacts on the environment affect the abundance and behavior of fish, the Council actively

The Magnuson Fishery Conservation and Management Act (MFCMA) is the federal statute which authorizes our activities. The MFCMA requires federal agencies which sponsor projects affecting habitat to provide a detailed response to our concerns, in writing, within 45 days. Our comments on the proposed Acoustic Thermometry of Ocean Climate Project are limited to the effects on

equipment, and the cost of repairs to that equipment and disruption of the experiment should an

Mr. Clayton H. Spikes January 27, 1995

C-55

their food sources and salmon fishing also occur in the impacted area and are of concern to the encounter take place. While not as directly affected as groundfish and the trawl fishery, salmon,

It is unfortunate that the fishing ladustry was not consulted in the developmental stages of this project. Potential conflicts might have been avoided or minimized. We recommend that the project be delayed until such time as the appropriate consultation is completed.

assessments to attempt to evaluate impacts. This measure likely will be ineffective in determining any change in the local groundfish populations or the larger (regional) populations. The document extensively reviews the literature on the effects of sound on various lish species, although there are few data on the fish that inhabit the study area. The study concludes that the project could impact fish behavior and increase vulnerability to predation, but assumes that the impact is less than significant given the minor proportion of any population that might be effected. As a miligation measure, the marine mammal research program will monitor fish stock species. These assessments lack the precision to determine any but the most substantial changes in fish population size or structure. As an alternative, we suggest that the action agency monitor impacts on fish on a site-specific, species-specific and real-time basis. This effort enable he omenitated duding the early phases so that project adjustments could be made, it necessary. Groundfish slock assessments are done only every three years, at best, and only

Thank you for consideration of our comments. We look forward to your response.

Sincerely,

287 280

Executive Director Jos Lawrence D. Six

c: Habitat Committee

KAUAI FRIENDS OF THE ENVIRONMENT

P.O. Box 1183 Handel, HI 96714

Beau Blair, Co-chair 808-826-7038 Fax 826-6750

January 31, 1995

Ray Chuan, Co-chair \$08-826-6514 Fax \$26-1115

Advanced Research Projects Agency c/o Clayton H. Spikes

Marine Acoustics, Inc. Four Crystal Park, Suite 901 Arlington, VA 22202 2345 Crystal Drive

Dear Sir:

present our comments on the Draft Environmental Impact Statement/Bavironmental Impact Referred (DES/EHK) for the Callumia Acoustic Themometry of Ocean Climate Project (CATOC) and its associated Marine Mannani Research Project (MMRP). Since the so-called California The Kauai Friends of the Environment (KFOE) would like to take this opportunity to ATOC is a part of the overall ATOC project which includes the Kaual project our comments apply equally to both aspects of the Project, notwithstanding the persistent efforts on the part of the Scripps Institution of Oceanography (SIO) to segment these parts for the purpose of the

INTRODUCTION

of uthernutives and potential impacts, as well as the requirements of the statutorilly mandated KFOE believes, and will demonstrate, the DEIS fails fundamentally to address the issues consultation and scoping process. The DEIS completely ignores the hundreds of comments often self-contradictory and, where scientific data are concerned, grievously incomplete. The DEIS fails to support any of its arguments against alternatives other than the proposed action information presented, that, other than the repeated use of the phrase "presumed to be less than offered by the public at the three hearings in Hawaii and California in April and May, 1994. The arguments put forth in those sections in the DEIS dealing with impacts are highly presumptive, with logically and scientifically sound discussion. We at KFOE conclude, on the basis of all the impact". On a more fundamental basis we believe the correct choice of alternatives should be one of "no action" instead of the proposed action, because SIO has failed to demonstrate, against significant", SIO has failed to make a convincing case for the eventual finding of "no significant a backdrop of scores of theoretical and experimental projects specifically addressing the issues of global warming, that the ATOC project can yield meaningful information on global climate change. This surmise is, interestingly enough, supported by the manner of the genesis of the

ATOC project and the words of its principal investigator.

PAILURE TO RESPOND TO PUBLIC COMMENTS

present DEIS be withdrawn and re-issued after SIO and its sponsors have adequately addressed J-146 Turce scoping hearings were conducted prior to the preparation of the DEIS - in of the public (of which SIO had complete records, since recording systems were present and Honolulu, Lihue (Kauai) and Santa Cruz. The comments presented by the hundreds of members prepared expositions of viewpoints, perspectives and reasons for opposition; yet the DEIS completely ignores these inputs from the public, which not only exposes the essential hubris of the preparers of the DEIS but also puts to waste the enormous expenditure of resources, and the manned at all three hearings) ranged from one-sentence proclamations of opposition to welltime and efforts of the hundreds of attendees at these three hearings. It can certainly not be for lack of time that these public comments were not addressed, since almost seven months passed between the last hearing and the Issuance of the California DEIS. We strongly suggest that the the public comments offered at the three scoping hearings.

orally at the May 6 scoping hearing in Santa Cruz, California, and the writen comments sent to ly particular, we refer to the comments Raymond L. Chuan, representing KFOE, presented Dr. Alewine and Dr. Fox on June 11, 1994, well ahead of the closing date for comments after the Santa Cruz hearing. These two documents we again submit here, since the issues therein have not been responded to in the Draft EIS for California. Furthermore, we take the present opportunity to elaborate on some of the issues.

FAILURE TO VALIDATE PRESUMPTIONS OF NO IMPACT ON MARINE LIFE

contradictory assertions. Examples abound. A few of the more glaring examples are listed All the treatments of the potential impact of ATOC on marine life are based on self-

below, the ATOC project and the MMRP are not anticipated, in most cases, to result in adverse TC effects on biological resources." considered." (p. 4-15) Yet in the very next paragraph there is this statement, "As set forth In the opening discussion on Potential Effects on the Biological Environment (Section 4.3) there appears the statement "As stressed in the EIS/EIR, available information on subsea noise and its biological impact ranges from incomplete to nonexistent, depending on the species being

within marine manmal species and lack of information about the consequences of short-term to asses the consequences of the disruption in their natural activities." Yet the DEIS goes on to The lack of Information alluded to in the quotation above is further reinforced by the following, on p. 4-26, "In summary, variations in sensitivity to human-made noise between and disruptions on marine manmals, make it difficult to define the criteria of ther responsiveness and assen, in cases after case, repeatedly with the phrase, "...this potential impact is believed (or presumed) to be less than significant."

there appear, under the column marked "Potential Effects", the phrases: "Uncertain; however, no In fact, the summary on the DEIS discussion of effects of ATOC on mysticetes, in Table 4.3.1.1.3-1, p. 4-41, is a study in self-contradiction. On every one of the seven mysticetes listed acute responses expected."

The routine of self-contradiction and multiple caveats continues with the treatment of 4-52, "As with mysticetes, variations in sensitivity to human-made noise between and within odontocete species and the lack of information about the consequences of short-term disruption effects on odontocetes, pinnipeds, fissipeds and sea turtles, beginning with the statement on p. on odontocetes make it very difficult to define criteria of responsiveness and to assess the p. 4-80, where assertions of "significant impacts unlikely" are not supported by scientific consequences of a disruption in their normal activities.", and concluding with Table 4.3.2.1.3-1,

impact". This has been applied to the assertion of less than significant impact on such species Yet another tactic employed by SIO on the assessment of impact is the illogical equating of "low rate of occurence of a significant effect" with the conclusion of "less than significant as sei whale and right whale (p. 4-41), odontocetes (Impact 6, p.4-50) and the seat turtle (Impact 8, p. 4-75).

FAILURE TO CONDUCT MEANINGFUL ANALYSIS OF ALTERNATIVES

I.3 C. The ATOC project has been advertised as a demonstration of the feasibility of using the monitor global warming. Yet nowhere in the original proposal submitted by SIO to ARPA in released by SIO since the beginning of the ATOC project, including the Draft EIS, is there any serious discussion of the relevance of ATOC to global climate change, other than sweeping measured occan temperature averaged over thousands of kilometers to relate to, or predict, or response to a supposed Broad Agency Announcement in 1992, or in any of the documents statements ranging from perfunctory dismissal of the efficacy of established global climate research efforts to self-contradiction and oxymoron.

The DEIS starts out, in the Executive Summary, with this astounding proclamation: "Generally speaking, all of the alternative scientific methods for addressing the global warming million (or \$57 million, or \$105 million, depending on whose authority is quoted) the scores of established climate scientists supported by no less than eleven federal agencies with a (Page ES-12, Executive Summary) It boggles the mind to contemplate that for a mere \$35 Oceanography Division (not the Climate Research Division) of SIO would supplant the work of total budget in the billions of dollars. Yet, in SIO's proposal to ARPA submitted in May, 1992, which presumably resulted in the award of the multi-million dollar contract to SIO to conduct the ATOC experiment, the following statements appear which would seem to contradict the problem are either included in the project as proposed, or would not meet project objectives. confidence behind the statement in the Executive Summary of the DEIS; new generation model is proposed because the known problems of the

models already in existence are so great...." P. 15 of Proposal.

"While paths could be resolved, there is uncertainty about their specific identification." P. 32 of Proposal.

"...these data will provide valuable insights into the temporal and spatial variability of the N. Pacific Gyre.." P. 33 of Proposal. Leading these confusing and contradicting statements in the Proposal is the perplexing assessment of the ability of ATOC to relate averaged ocean temperature to global warming:

This detection problem is a non-trivial one, involving trend detection in the presence of red-noise proceses, and would eventually become a central issue.."

It would seem logical to consider this "central issue" of "detection" before the ATOC this has not been pursued by SIO in any but the most perfunctory manner, as exemplified by the project ever starts, rather than allowing it to "eventually become a central issue". Unfortunately following quotations from the DEIS:

(In discussing the relevance of Global Climate Models, Alternative 7)

scale than changes in the atmosphere. While atmospheric weather fronts can span thousands of kilometers, significant features of the 'weather' in the ocean can be First, significant changes within the oceans occur on a much smaller or localized much smaller, on the order of 50 100 km, and are, therefore, more numerous. Thus, much higher spatial resolution is required of ocean models than of their atmospheric counterparts." P. 2-46, DEIS.

is averaged over basin scale distances, not 50-100 kml. The self-contradiction inherent in the assentions on the scientific validity of ATOC in relation to global warming is further muddled by the oxymoton expressed on p. ES-1 of the DEIS "..The overall ATOC project is an international research effort to determine long-term ocean climate changes on global scales by using acoustic sound paths in the sea's deep 'sound channel' to precisely measure average ocean Yet, high spatial resolution is exactly what ATOC does not provide, since the temperature temperatures." (Emphasis ours)

In further reference to GCM's and Sea Surface Temperature (SST) ATOC claims to be able to enhance the capability of these by feeding ATOC data into GCM and SST, with such *Ocean temperature data collected by ATOC operations in the Pacific will lead to assimilation of that data into Pacific GCMs. In addition, ATOC scientists would Princeton, O'Brien/Hurlburt of Florida State University, Wunsch/Marshall of MIT) work on the interpretation of the best available climate models (Hamburg,

under development, in terms of their acoustic signatures, to ascertain how well the GCMs describe the ocean acoustically." P. 2-47. "Unfortunately, this wealth of SST information does not reflect thernal properties below the sea surface. Satellite measurements give surface boundary conditions, but due to the impenetrability of sea water to electromagnetic waves (microwaves, infrared), they do not measure temperatures at depth. As a result, there is also a need to monitor the ocean's interior by other means.

collection programs to couple the ability to measure temperature at the sea surface ATOC scientists would work closely with ongoing and future satellite data with measurement of the ocean's interior temperature, by acoustic thermometry. Therefore, this alternative (meaning SST) has been incorporated into the preferred alternative, and is not analyzed further as an independent alternative." P. 2-48.

without the least amount of discussion as to how the interior temperature of the ocean is to be related to surface temperature (which is going back to the original statement made in the ATOC proposal that this is not a trivial problem). Since GCMs use as boundary conditions the sea surface temperature and heat flux, there is no connection between GCM and ATOC until this GCM modellers would want to describe the ocean acoustically in the first place, much less to "central problem" is delineated, which has not been touched upon at all. One also wonders why vant "to ascertain how well the GCMs describe the ocean acoustically".

The climax in the desultory treatment of GCM vis a vis ATOC comes on page 2-52, with the, by now familiar, sweeping statement

forcing functions. ATOC temperature measurements would be incorporated into "Computer model results alone would be inconclusive because they are a simplification of the ocean with respect to physical processes and atmospheric GCMs as benchmarks for verification and validation, with the goal to improve the model's reliability.", the clear implication being that ATOC itself, by averaging temperature over thousands of kilometers, is not a simplification of the ocean with respect to physical processes.

In addressing the measurement of sea level heights as an alternative (Alternative 9 in the DEIS) another unsupported broadside is offered by ATOC:

essorts, that would seed into the global climate mode prediction essorts. Therefore, this alternative has been incorporated into the presented alternative, and is not be appropriately incorporated into ATOC oceanographic and acoustic modeling "Precise measurements of sea level heights from satellite altimetry sensors would malyzed further as a separate alternative." P. 2-49. again without offering even the slightest hint as to how sea level heights are related to the basin-

scale averaged deep ocean temperature.

The discussion over Alternative 10, Oceanopgraphic Point Sensors, is even more confused and carries self-contradiction to a new height. The ATOC project would use expendable bathythermographs (XBTs) and conductivity-temperature-depth (CTD) profiling systems in order to validate its the ATOC project proposal. However, oceanographic point sensors are not a own temperature measurements; therefore, this alternative is an element of substitute for acoustic thermometry, due to the extremely large number of such sensors that would be required to provide a comparable level of data."! One must wonder how may point sensors are required to validate ATOC's acoustic thermometry measurements?

at all in the face of ATOCs own assertion that ocean properties on small spatial scales (of the order of 50-100 km) are of basic importance to the eventual understanding of global climate In concluding this section on the failure of ATOC to support its choice of the proposed action in favor of the cited alternatives, what emerges as the central defect of ATOC is its failure to show that the averaging of temperature over basin scale distances has any statistical meaning changes. There is also a complete absence of discussion of the temporal scales that are By comparison to these fundamental considerations the absence of any discussion of the relationship between deep sea temperature (averaged or not) and surface temperature and heat flux may seem insignificant. Regardless of the relative importance of the several categories of defects in the rationale of ATOC, it seem inescapable that the appropriate choice of alternatives should be Alternative 2. appropriate to the understanding of global climate phenomena. the no action alternative.

THE GENESIS OF A TOC

In the overlooked (by the preparers of the DEIS) comments submitted by KFOE there is a lengthy discussion of the manner in which the ATOC project came into being. We wish to at least partially remedy the oversight by a summary here, along with some additional comments.

Announcement (DARPA 92-24), did not undergo an external peer review. The phrasing of the wherein the winner of the supposed competitive process (as explained to Representative Patsy Mink by ARPA director Gary L. Denman in his letter of may 20, 1994) was pre-selected. The ATOC proposal, which presumably arose out of an ARPA Broad Agency after the submission of the usual white paper) and the unusually short time for evaluation of both language in the BAA, the expediting of the proposal process (bypassing a Request for Proposal the technical and cost elements of the proposal all suggest this was a so-called "wired job",

work in scientific publications by either the Principal Investigator (Dr. Munk) or his climate In neither the Proposal nor the Draft EIS is there any reference to or citation of previous

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Society of America on the Heard Island Experiment (Vol. 96, No. 4, October, 1994, pp 2330-2342) wherein the authors (Munk et al) state the following. "... Finally, it is important to modelling Co-PI's to support the scientific basis of ATOC, and neither the Proposal nor the DEIS makes any serious attempt at justifying the scientific rationale of relating basin-scale averaged deep ocean temperature to global warming. In fact, the definitive statement on this issue would appear to be contained in the lead article in the special issue of the Journal of the Acoustical emphasize that acoustic thermometry addresses the issue of measuring climatic change (ambient or otherwise) in the oceans; it does not tell us anything about the underlying causes and about the effects on the atmosphere." (Page 2331)

Since this IASA special issue is the principal exposition of the work leading to ATOC it is significant to note that the entire issue deals only with acoustic propagation in the ocean; there is no reference to global warming except the sentence quoted above.

THE MARINE MAMMAL RESEARCH PROGRAM

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with ATOC has its own intrinsic value, and deserves support. We at KOFE agree that the near I-17 There has been much discussion within the marine biology community and between it and the environmental community that the Marine Mammal Research Program (MMRP) associated need, for, regardless of the protestations of the leaders among the marine mammal researchers sound propagation in the ocean, an exercise of unsubstantiated scientific value other than perhaps associated with ATOC that the MMRP is an independent project, it is officially recognized as much better served to seek its own independent (truly independent) course of research than to be subsumed under a project which is essentially the extension of an interesting experiment on complete absence of data on the effects of anthropogenic sounds on marine life cries out for research. But we disagree vehemently that the MMRP associated with ATOC will satisfy this being associated with ATOC, is funded by ATOC, and its reason for being supported financially significant impact on marine mammals. One must admit candidly that without the need of ATOC for a clean bill of health there would be no MMRP. The marine biology community would be by ATOC is that the results of its research may bolster the argument that ATOC will not exert the development of an underwater communication technique.

ill-conceived project as ATOC. All the environmental processes that have been exercised in support of ATOC have essentially been a waste of time and money. The cost of the preparation of the Draft Environmental Impact Statement alone can probably support a significant portion of Both as environmentalists and as taxpayers we of the Kauai Friends of the Environment feel strongly that our national human and financial resources should not be wasted on such an an independent MMRP.

Thank you for your attention. Mahalo and Alohal

Sincerely yours,

Rayfnond L. Chuan, PhD Gogmond Co-chair

Kauai Friends of the Environment

Attachments: KFOE comments delivered at ecoping hearing of April 15, 1994.
KFOE written comments submitted to ARPA and NMFS.

Scripps Institution of Oceanography National Marine Fisheries Service Representative Patsy T. Mink (without attachments) SCLDP 8

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KAUAI FRIENDS OF THE ENVIRONMENT P.O. Box 1183 Hanalei, HI 96714

Beau Blair, Co-chair 808-826-7038 Fax 826-6750

Rey Chuan, Co-chair 808-826-6814 fax 826-1115

May 16, 194

Testimony at the NMFS Hearing on ATOC at Santa Cruz

My name is Raymond Chuan from Hanalei, Kauai, Hawaii, the site of one of the ATOC sound sources. I am here representing Kauai Friends of the Environment and Hui Ho'omalu I Ka Aina, a native Hawaiian environmental coalition on Kauai. We wish to comment on the ATOC project, through ARPA and NMFS, to comply with provisions of the National Environmental Policy Act. While there are relevant statutes in the states of Hawaii and California which ATOC may not have compiled with, our testimony at this moment is directed at the failure of the ATOC project to examine alternatives, in earnest, as required by the EIS process.

The ATOC planners have failed to address the issue of alternatives at two levels: one, the advertised goal of ATOC to monitor greenhouse warming; and two, the narrower goal of measuring basin scale occan temporature. About the broad goal we quote from the laterement of work of the Scripps Institution proposal, page 63, international network can be constructed and operated that is capable of detecting and characterizing the actual greenhouse measurement system. This bold assertion is proclaimed in the absence of either physical evidence or mathematical modelling temperature in the greenhouse effect can be related to man time the greenhouse effect can be related to man time. man time, long term, multi-disciplinary, multi-nation projects have been in progress, such as the lo-year, is-nation projects ocean and Global Atmosphere (TOGA)" project launched in 1985 and its proposed 15-year follow-on "Climate Variability (CLIVAR)" the "U.S. Global Change Research Program" launched in 1989 and has a current budget of \$1.5 billion. Within the impressive temporal, many other alternatives to ATOC as far as greenhouse warming is

realistically be expected to accomplish is to measure basin scale ocean temperature, then there are alternatives that are less potentially damaging to the ocean environment. For example, sea surface temperature is being measured globally and continuously by ocean Temperatures (GAMOT)" project which calls for sound sources Leaving out the issue of greenhouse warming, if all that ATOC can

moored at sea and drifting hydrophones for receiving the signals. There is also being considered a non-intrusive acoustic method using sources of opportunity that already exist.

The above are but a few examples of alternative ways to monitor greenhouse warming or to measure basin scale ocean temperature. The experts at Scripps must be aware of many more. Purthermore, the ATOC program is supposedly competitively bid, with ARPA having solicited proposals. Thus it is reasonable to conclude that among the proposals submitted are likely to be alternatives that should be considered in the light of the current controversy regarding the environmental integrity of ATOC. Our organization has requested, under the Freedom of Information Act, information regarding the other proposals. Unfortunately, the other proposals. Unfortunately, the Defense to respond to date.

One reason for seeking alternatives to the intrusive ATOC approach that has not been adequately addressed is the issue of impact on the fishing grounds in Kauai waters on which Native Hawaiians depend for their livelihood. The Hui Ho'omalu I Ka Aina specifically requests that the rights of Native Hawaiians be addressed in the assessment of alternatives.

Thank you for your attention. Mahalo and aloha!

KAUAI FRIENDS OF THE ENVIRONMENT

Hanalci, HI 96714 P.O. Box 1183

> Beau Blair, Co-chair 808-826-7038 Fax 826-6750

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Ray Chuan, Co-chair

June 11, 1994

Director, Nuclear Monitoring Research Office Dr. Ralph W. Alewine, III

Advanced Research Projects Agency 3701 North Fairfax Drive

Arlington, VA 22203

Director, Office of Protected Resources Dr. William W. Fox, Jr.

1335 East-West Highway, Room 13130 National Marine Fisheries Service

Silver Spring, MD 20910

ATOC Project, Pt. Sur, California

Notice of intent to prepare an environmental impact statement and request for comment.

Dear Dr. Alewine and Dr. Fox:

site specific, such that those pertaining to Pt. Sur, California are the same and inseparable from those in Kauai, Hawaii. In fact, the issues must ultimately be addressed in oceanic contexts, 1-2. on the Island of Kauai, we believe the environmental issues raised by the ATOC project are not The comments in this communication are offered on behalf of Kaua'i Friends of the Environment, Hanalei, Kaua'i, Hawai'i and Ho'omalu I Ka Aina, Haena, Kaua'i, Hawai'i and their over one thousand members. While these are environmental organizations of concerned citizens including sensitive marine resource areas outside U.S. waters, over which NEPA operates as long as federal funds are involved. (NEPA applicability outside the U.S. has, for example, been in Kaua'i, even though it has not been made explicit by the agencies whether the Kaua'i EIS is established in the case of the operation of the National Science Foundation in Antarctica.) Furthermore, there is extant a separate EIS Notice by ARPA and NMFS for ATOC operations being actively prepared, or is being combined into the Pr. Sur EIS.

members of Kaua'i Friends of the Environment and Ho'omalu I Ka Aina at public hearings at Lihue, Hawai'i on April 15, 1994, and at Santa Cruz, California on May 16, 1994. These comments are offered in addition to oral and written testimony submitted by

INTRODUCTION

The genesis of the ATOC project is presumably in the Broad Agency Announcement

to the submittal of proposals, without the usual intermediate step of a Request for Proposal The procurement process for ATOC apparently was expedited by going directly from the BAA (RFP). This expeditious treatment was justified, according to a communication from Mr. Gary L. Denman, Director of ARPA to the Honorable Patsy T. Mink, U. S. House of Representatives on May 20, 1994, "... to afford the broadest possible response with conceptual and applied (BAA), DARPA 92-24, issued in January, 1992, by the Advanced Research Projects Agency. technology while retaining a highly competitive process." (emphasis ours). The ARPANMFS EIS Notice (for Pr. Sur) list as significant issues, currently under consideration by ARPA and NMFS,

- The potential effects of the proposed low frequency sound source on marine mammals, sea turtles and other marine resources.
- Alternatives with respect to site selection. œi
- Purpose of the ATOC program and evaluation thereof as compared to other possible alternatives for assessing global warming.

along with the expedited procurement process, effectively precluded, a priori, any consideration of allematives with respect to both research concept and implementation; thereby rendering A We intend to demonstrate, by commenting on the above, that the content of the BAA, above inevitable, ignoring environmental implications of B, and causing C to be irrelevant.

IMPACT ON MARINE RESOURCES

research program to study the effects of low-frequency high sound level on marine resources, the The Scripps Institution of Oceanography (SIO) technical proposal lists as part of the ATOC program "Experimental Studies of Effects on Marine Mammals" (SIO Proposal pp 43-49). The logic used to support these "studies" are rather curious. Instead of designing a specific SIO proposal relegates the subject to an incidental and subsidiary adjunct to the ATOC project. The ATOC program provides a unique opportunity to study the impact of low-frequency noise that is unrelated to other human disturbances on the most vulnerable species, baleen whales and deep-diving odontocetes." (SIO Proposal p 43.)

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The so-called ATOC Program Update of May 16, 1994, advanced by SIO just before the Santa Cruz hearing, does not fundamentally after the incidental and subsidiary tole of the "marine resources impact studies". The only substantive (the word is used here advisedly, for lack of to the biological element of the consortium, and changing the duty cycle of the source operation. In relation to the latter SIO claims in its "Update", "Environmental groups critical of the project objected, and requested a duty cycle that was 'graduated' and 'optimal' for marine manumal scientists to monitor the effects of the operation of this source on marine life." (SIO ATOC Program Update, May 16, 1994) This statement is patently a distortion of facts. While there anything truly substantive in the "Update") changes deal with yielding the "control of the source" might have been individual marine scientists suggesting such a particular (and very narrowly scoped) modification, it was certainly not true of the broad-based objections of the environmental

of a very modest change in the ATOC program by suggesting that it was in response to the concerns of the environmental community is, at least, dis-ingenuous. Besides, SIO in its original proposal already spoke of varying duty cycles from 2% to 30% (SIO Proposal p 46), and already community as expressed in the three hearings in Maryland and Hawaii. To enhance the worth during the Hawai'l hearings SIO representatives were talking about "ramping" the source level. Unfortunately, what SIO defines as "ramping" in its program Update is, by definition, incorrect. "Ramping" means bringing the sound level gradually up, along some prescribed locus (curve) of "level" versus "time". It takes at least three points to define a curve. Yet SIO proposes: "Initial testing will be at a reduced power of less than 10 watts. If this level is found safe, a full power test will be performed using the same 'one week on, ten days off' pattern for up to five repetitions." This is not a ramped function, but a step function, going from 10 watts in one step to full power (presumably 260 watts, the capacity of the source to be used).

There is a fundamental deficiency in all the SIO proposed protocols of assessing impact on marine resources. All the observations deal only with marine mammals on the surface or very shallow depth, where the sound level from the ATOC source is obviously significantly attenuated. No investigation has been proposed on the behavior of marine resources closer to the source. Finally, while the EIS Notice lists as significant issues "....the potential effects of the proposed low frequency sound source on marine mammals, sea turtles, and other marine resources, ..." SIO proposes only to study near surface marine mammals.

SITE SELECTION ALTERNATIVES

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other than marine resource impact grounds. The Kaua'i site was clearly selected because of 2.2.3 of site selection sources supporting the demonstration program to further minimize upper ocean sound levels in the local areas of these sites." (p 41), the selection was in fact aready made, on in the source selection process. (SIO Proposal pp 41-43) While purporting to "refine the process The SIO proposal alludes only perfunctorily to the issue of effects on marine resources The facts that the waters surrounding Kaua'i are rich in marine resources, and have, because of their protected situation, supported the unusual appearance of the heretofore unseen endangered monk seal in recent years; that these waters are included in the proposed Humpback Whale Sanctuary; and that the Pt. Sur site is in an existing National Marine Sanctuary, are completely ignored in the source site selection. No alternative sites to Kaua'i and Pt. Sur are even suggested in the SIO proposal, either in its original form of May, 1992 or in its updated version of May, proximity to existing Navy power cables from the Pacific Missile Range Facility on the island.

<u>PURPOSE OF ATOC PROGRAM AND ALTERNATIVES FOR ASSESSING GLOBAL</u> WARMING

of the BAA appears to constrain the responses to: "Technologies for Acoustic Monitoring of $\mathcal{I} extstyle{-}\mathcal{J}d$ with conceptual and applied technology while retaining a highly competitive process." The title According to ARPA, BAA 92-24 was designed to "afford the broadest possible response Global Ocean Climate". Beyond the title the BAA becomes even more limiting in terms of technology, by describing, in effect, the methodology to be employed. Paragraph 3 in the preamble of the BAA states, for example, "The major issues involve source and receiver design,

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quantification of the effects of natural variability of ocean temperature." The results of such a resolution of the multipath/modal structure of the arrivals, and an understanding and are entirely predictable: There would not be "the broadest possible response with conceptual and applied technology", in the words of the director of ARPA; nor would "a highly competitive narrowly delineated solicitation, not withstanding its being called a broad agency announcement, process" be retained. The actual results of the solicitation clearly demonstrate the inevitability of this prediction.

eventual total cost of ATOC, dealt with the supplying of hardware for the sound source. Of the temaining seven, only one, from SIO, addressed all the specific task areas specified in BAA 92. Of the nine proposals received by ARPA, two, involving insignificant portion of the 24, or, in other words, the overall program; while the other six, conveniently, divided up the sublasks, with no overlap. Of the seven proposers (other than the two source hardware proposers), only one, Teledyne, which had proposed to develop the computerized visualization of the acoustic propagation paths, failed to win a contract. This task went to Florida State University (OSU), which did not propose, in response to the BAA, to undertake this task; but was, instead, a member of the Woods Hole Oceanographic Institution (WHOI) bidding team which proposed to use remote moored sound sources and drifting receivers. The WHOI proposal apparently became the "GAMOT" project, presumably a part of ATOC, constituting part of the ATOC budget, but for which no environmental assessment or environmental impact statement has been prepared, nor application made for a scientific research permit from NMFS.

competition, since the outcome was pre-ordained. Under this unusual procurement scheme there the seven major proposers, there clearly was no competition; as indeed there was no need for would also be no room for any consideration of alternatives in terms of concept or technology. With the specific language of BAA 92.24 and the apparent prior division of efforts among

The non-competitive, no-alternative procurement process apparently also contributed to the unusually expeditious evolvement of the proposals to contracts and the rapid expenditure of funds. The bid closing date of the BAA was June 1, 1992. The funding schedule published by ARPA for ATOC shows expenditure of Fiscal Year 1992 funds. As FY 92 would end on October 31, 1992 ARPA clearly anticipated early launch of the ATOC program soon after the bid closing date. In an October 14, 1992 memorandum from David Hyde, ATOC Project Director to Ralph Alewine, ATOC Executive Committee, SIO submitted a revised budget which Ralph Alewine, in the capacity of Director, Nuclear Monitoring Research Office, ARPA, approved in a memorandum to Hyde on October 22, 1992. Presumably ATOC had come into Executive Committee had been formed, with the ARPA project monitor as a member, some time being as an ARPA approved program some time prior to October 14, 1992, and an ATOC before that, and, further, there had been time for SIO to go through more than one budget

All the evidence elucidated above strongly suggests that, contrary to the claim of the director of ARPA in his letter to Representative Patsy T. Mink on May 20, 1994, the procurement and selection process leading to the ATOC program was not designed to afford the broadest possible response while retaining a highly competitive process. It was, in effect, a directed sole source procurement in the guise of a broad agency announcement. The process,

therefore, could not have allowed for consideration of alternatives on either scientific validity or environmental impact grounds.

CONCLUSION

program has been created precluded any consideration of alternatives. While specific issues We have demonstrated, using documents supplied by ARPA and other participants in the ATOC program, that ARPA cannot pass the first test of an environmental impact statement, namely, the assessment of alternatives, for the simple reason that the process by which the ATOC relating to such matters as the scientific validity of ATOC vis a vis global warming and the program's intrusive effects on the ocean environment have no doubt been adequately addressed by many experts, we believe the process of creating the ATOC program has been so gricously flawed that the entire program should be stopped until the fundamental questions of providing a level competitive ground for the development of a scientifically valid and environmentally relevant research program have been answered. We hereby request that 10 copies of the Draft Environmental Statement be supplied to Recognizing that it usually takes longer for mail to reach us than for those on the Mainland, it Kaua'i Friends of the Environment and Ho'omalu I Ka Aina immediately upon publication. is essential to assure the timely arrival of the DEIS to allow our members ample time to prepare comments before the expiration of the 45-day comment period. We further request that public hearings be held at Santa Cruz, O'ahu and Kaua'i after the DEIS has issued.

providing us with relevant materials for the generation of these comments to assist you in the Thank you for your attention to the concerns of the public and your cooperation preparation of the environmental impact statement on the ATOC program.

Mahalo and aloha!

Sincerely yours,

Raymond L. Chuan, PhD Parmy

Co-chair, Kaua'i Friends of the Environment

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Hawai'i Congressional Delegation Save Our Shores, Santa Cruz

Pacific Palisades, CA 90272 Peter Molitor 840 Haverford Ave. #3 (310) 459-1029

Advanced Research Projects Agency

January 30, 1995

Four Crystal Park, Suite 901 Co Clayton H. Spikes Marina Acoustics, Inc.

Arlington, VA 22202 2345 Crystal Drive

Dear Mr. Spikes,

and/or included in the final EIS/EIR when you prepare it for submission. Thank Attached, please find a copy of my comments regarding the California ATOC Draft EIS/EIR. I would like the issues raised therein to be addressed

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The Acoustic Thermometry of Ocean Climate (ATOC) Project WRITTEN COMMENTS By Peter Mollion January 30, 1995 Regarding

ATOC is not that study. It is highly latrustive, expensive and of extremely dublous scientific uschainess. The Draft Environmental Impact Statement/Environmental Impact Report (DEIS/ERIS) does nothing to provide a raison of the first placement anywhere, let alone for its placement in a marine stanctury. The addition of the Marine Mannaul Research Program (MARRP) does nothing to mitigate the intrinsic usclessoess of ATOC, it only attempt to cover it's deficiencies by dangling a tiny carrot of much needed marine animal research faibeit only research into the damage that ATOC will itself cause) in the hopes that the nasty whale buggers While yet another study on global warming is admirable, if not belated and redundant, will ignore the overall undesirability of ATOC just to get some research money.

As demonstrated below, the DEIS/EIR fails to demonstrate a need, purpose or rational objective for ATOC. It consistently and self-servingly underestimates it's impact on the fenvironment, particularly marine life in the Monteevy Bay National Marine Sanctuary (MBNMS) and what mitigation measures it does propose are totally inadequate should ATOC go forward, protected species. It fails to alleviate the project's harassing effects on endangered, threatened or protected species. It fails to adequately examine alternate sites and alternative study techniques, again dismissing them seemingly because they are not what the ATOC scientists want to do, not for legitimate reasons with corroborating date claborated in the DEIS/EIR. In addition, it is equally tacking in data as to ATOC's potential for economic disruption to the region's fishing and

No Action Is the Best Action:

The DEIS/ERR fails to justify the need for the ATOC project at all. It goes on at length about how it will study deep ocean temperatures yet, as it plainly states "...the ATOC project is experimental and is subject to fundamental uncertainties about the extent to which acoustic means can detect ocean climate changes," (Emphasis added). It further concedes that the ATOC technique will provide useful climatic information only If it can "surmounfi] a number of technical and other potential barriers...Ocean movements from tides, currents, internal waves, eddice, and other occanographic features also affect acoustic transmissions. While traveling long distances, sounds could be scattered, distorted or otherwise rendered unusable. " (Emphasis

method will, by necessity, have to be put in place to check ATOC temperature conclusions. The DEIS/EIR blithely assumes that ATOC will instantly provide accurate and meaningful deep checked or tested, in spite of the fact that the DEISGER does grudgingly mention the extremely important cavests about it's reliability mentioned above. After all, tides, currents and eddies are basic components of ocean dynamics and are untikely to cease just because we "need" to run What this means (and what the DEIS/EIR fails to clearly state) is that some other occan temperature readings yet virtually nothing is mentioned on how these results will be

systems to "validate it's own temperature measurements" is goes on in the next few paragraphs to The logical choice (and an alternative proposed by witnesses at the public hearing in Santa Cruz) is the plain old, boring thermometer. While the DEIS/EIR does mention in Alternative 10 that it Clearly some other technique is going to be required to double check ATOC's results. will use expendable bathythermographs (XBTs) and conductivity-temperature-depth (CTD) temperature differences expected to be found. The DEIS/EIR provides no data on how they propose to resolve this paradox as it relates to ATOC data, causing this reader to question whether they are truly interested in the accurate study of deep oceanic temperatures at all. dismiss their accuracy and appropriateness as an alternative to ATOC given the subtle

dollars about to be blown on ATOC to further develop these extremely non-intrusive instruments The DEIS/EIR further dismisses the use of XBTs and CTDs because of various alleged research techniques it proposes for their use. It doesn't mention just how many of these devices could gather far more data, at far more diverse levels of the ocean depths, at far lower cost than and then placing them throughout the oceans of the world at various depths and locations. We inconveniences and purported cost problems due to the outlandish and scientifically suspect could be purchased or how accurate they could be made If we were to spend the millions of ATOC will ever provide. Needless to say the cynic might suggest the DEIS/EIR fails to mention this because if we Alternative 10 as required, once again conveniently choosing to dismiss it because Alternative 10 might actually reveal itself as a plausible and cost effective alternative to ATOC. were to follow Alternative 10 we would argue the need for ATOC altograther. Yet, in spite of itself, the DEIS/EIR has demonstrated that ATOC is unaccessary for this very reason. It's data cannot be trusted on it's own, therefore it would be better to settle for the reliable and escalifically established data provided by these cheaper and less intrusive alternative methods which will have to be put in place to corroborate ATOCs questionable results anyway. The DEISVER is totally defective due to it's lack of development of a rational discussion of

any polnt). In spite of it's almost incantation-like insistence that most animals won't even be able The DEIS/EIR also supports a "No Action" alternative when it's discussion of the effect of ATOC on animal species is taken in it's totality (something which the DEIS/EIR fails to do at creatures to have 5 minutes to get away from this thing they can't even hear. The DEISCER is all will be potentially aubjected to the full force of the ATOC soulce blast, cordinate to get away from the thing they can't even hear. The DEISCER is all, will be potentially subjected to the full force of the ATOC soulce blast, forching them to get away from the source point as fast as their flippers and fins will take them from it's crippling sound field. to hear a bone throbbing 75 Hz, 195 dB sound source, provisions are made for those same

By it's own admission, the DEIS/EIR states that the low end 120 dB sound field (25 low as the DEINER seems to feel is potentially harmful or annoying) will extend from 7.4 to 15.5 miles around the source, potentially rendering hundreds of square miles of habitat unusable to

I-436, endangered species. However, the DEISCEIR doesn't seem to mind a bit. It's trivial "mitigation" measures do nothing to overcome this lethal flaw. No matter how you look at it, ATOC removes large amounts of habitat from use by endangered species and must be denied on that ground restricted from their natural range, will have their habitat diminished, will run the risk of patterns including their migratory movements. Any one of these on it's own would lead to a conclusion that ATOC is bad science and not in compliance with our nation's laws regarding To state simply what the DEIS/EIR incorrectly fails to, endangered spectes will be lajury (to their bearing) and will potentially be disrupted from their normal behavioral

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To make matters worse, the DEISER comes to the totally illogical conclusion that the DEIS/EIR on the insane conclusion that the rejected sites would have inconvenient qualities for only place that this habitat can be removed is from a National Marine Sanctuary! In fact, the DEIS/PIR dismisses the majority of the six alternate sites deemed worthy of study by the Wagging the dog, this is it. The MAMRP should not be the guiding factor of the DEIS/EIR, the MAMRP is only a "mitigation" measure designed to lessen the impact of ATOC on endangered the MAARP, not because they are unsultable for ATOC. If there ever was a case of the tail species and on coastal uses.

devastated by ATOC. It's as if the scientists of the Manhattan Project would have wanted to drop an atomic bomb on New York or Los Angeles because that's the best place to study the effects of Using the premise that the DEIS/EIR takes, it would seem that the best ATOC site would be one which is known to have the most abundant wildlife that would potentially be

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bocause it's totally negligent in it's examination of alternate sites. It must examine these sites based on their acceptability for ATOC use not on whether they are conventent for MARP. purposes. Based on this, the DEIS/EIR, as written, is defective and again supports the "No The DEIS/EIR is just as preposterous Obviously that's preposterous. Action" conclusion.

sactuary," my trusty old dictionary calls it "... a reservation where animals or birds may not be hunted or molested... The DEIS/FIR is clear that endangered marine animals potentially will indeed be "molested" so it seems incomprehensible that siting ATOC in a sanctuary is appropriate. As winceses at the public hearing emphasized again and again, a sanctuary is a It also seems that the authors of the DEIS/EIR might profit from a definition of sanctuary is a sanctuary!

The DEISEIR further claims that the MARP is within the scope of research suthorized in the MBNAS. It is not. The MAMP is designed to study the effects of ATOC on marine life, which means they will by necessity have to study animals in the MBNAS. It incorrectly asserts that this falls which no the creategories of research poals for the MBNAS, which are baseline studies, monitoring and predictive studies. The only exceptly it remotely falls into it baseline study. The only "monitoring" will be to see the results of ATOC harassment of animals in the standardy and it's "predictive" studies will be to "... analyziej the causes and consequences of consystem changes.... changes caused by ATOC in the first place!

DEISCER's deficiency in this area we can only conclude once again that the DEISCER supports a "No Action" alternative since it is clearly not within the research guidelines set for the MBNMS. The DEIS/EIR seems to be a product of nineteenth century "science" where you had to kill and dissect an animal in order to study it. The DEIS/EIR takes this same attitude, implying Unfortunately, this mindeet is not appropriate for the twentieth eentury. Due to the MARP's and that the best place to study harassment is in an area with the most potential harassees.

is clear on the point (it is in fact the entire point) that an ATOC sound source is capable of sending a signal across thousands of miles of ocean, yet if fails to address the combined impact of these two sources on animals in the MBNMS, instead presuming that the Point Sur source will be sources. The Point Sur sound source will not be the only one blasting 75 Hz notice into the sound channel, there is also a source off the coast of Hawaii which it chooses to ignore. The DEIS/EIR The DEIS/EIR is also defective because it fails to consider the Impact of all ATOC cting in a void.

No attempt is made to convey any information on the consequences of these two sources operating simultaneously, on an alternating basis or totally independent of each other. There is contained therein due to the omissions of data present. Once more this forces a conclusion to be DEIS/EIR makes no effort to link these two sources at all. This failure to discuss all aspects of no discussion of potential masking caused by the two sources acting together, In short, the ATOC makes the DEINEIR totally deficient, no reasonable person could rely on the data soling in conjunction. No mention is made regarding whether these two sources will be drawn that "No Action" is the only course to follow at this time.

or Suspect DEIS/EIR Data: Faulty

The DEIS/EIR is also problematic because it appears to play fast and loose with some of overstates amblent noise levels, consistently stating that it is often as high as 100 dB. To be fair, it does mention (once) that this high end is what would be caused by a sea state 3-5, however it fails to mention just how often the occan is at this high sea state, which is infrequent to say the the "facts" it uses to jump to it's conclusions. One of the most permicious is the way it grossly least, or how deep a noise from a sea state 3-5 would actually penetrate.

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It's own chart (Figure 3.2.4.3-3) seems to indicate that a more realistic ambient level at a depth 1/5th as deep as the ATOC source will be closer to 80 dB or one hundred times quieter

than the DEINER recites. This overstatement of ambient sound tends to lessen the impact of ATOC and thaighty misteading to the average reader, particularly when you consider that the 120 dB level the DEINER considers as potentially haraxing is fully 10,000 times louder than the une ambient levels at higher depths and this same 120 dB haraxing level is what will basically blanked the southern portion of the MBNAS.

AttOC will actually be openaling at ". the occus is very quiet, with ambient solve levels considerably below those at the sortes. When animals expaise of detecting low frequency from DELESTER fails to mention just how "considerable" all this could be audility as a considerable distance. "(Emphasis added) contistion. How can a reasonable person decid just how "considerable" all this could be, as unforgivable be beard when the DELESTER never gives a straight sawer or consistently misses ambient sound deep some author can be made be sent when the DELESTER never gives a straight sawer or consistently misses ambient sound deep sound channel? This must be explained and corrected if the DELESTER is to be of any use whatever.

Cause for concern over the accuracy of additional DEIS/EIR data was also given at the around the Baring in Santa Cruz with regards to the DEIS/EIR's analysis of sperm whate density which arised ACIOC sound source. Testimony suggesting much higher density levels was given which raised serious doubte about the conclusion. The DEIS/EIR that sperm whate density since sperm whates would be so at 10 not merit miligation. The final EIS/EIR needs to resolve this conflict ince sperm whates would be one of the species most likely to be affected by ATOC, yet no miligation measures are currently directed at it because of these questionable density conclusions.

Just as it often creates it's own 'facts," the DEIS/IIR also seems to create it's own system impacts to colon the DEIS/ER duifully presents various possibilities regarding potential will present no timpact to the severy same chall then goes on to inexplicably conclude that ATOC the data which caused it to jump to this conclusion. The DEIS/ER seems to feel that just conclusion what the passed with it, it must be so. This is incorrect. The DEIS/ER must come to it's conclusion of conclusion in a passed on the evidence contained thereby, this one fails to do so on numerous

Alternatives Not Adequately Addressed:

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The DEIS/ER is worfully deficient in it's discussion of alternatives to ATOC. It is her proposed to include all meaningful information so that the reader would be able to reach his or the phorophatness of the proposed project and to it's lack of any better alternatives. This one doesn't wen come close. It's lack of detail raises more questions than it answers, more concerns SEC arise after reading it than were ever conceived of before this "detailed" document attempted to 2.3.

The first alternative that fails to receive meaningful discussion is Alternative 3, alternate virtually no discussion as to how over 1000 miles of detailed consideration yet only of detailed to discussion as to how over 1000 miles of coastline were eliminated in the process, is that the only sites are abilible in Chifomia have to be in central California knowing that virtually all of central California is protected in one form or anothe? How can there be only one site in all of Oregon (with a virtually continuous north-south coastline) where ATOC could be the DEISERR before meaningful conclusions may be drawn regarding the appropriateness of site selections for ATOC.

Also (as noted above), the DEIS/EIR incorrectly applies NAMRP criteria to ATOC site selection, indeed, it places these criteria before the ATOC feasibility criteria itself. The MAMRP

C-5

is not the project that is at issue here, ATOC is. Site selection should not be based on the needs of a unlitguiton measure, it should be based solely on the needs of the project proposed. This correction needs to be made throughout the DEISCHR but it is in it's discussion of Alternative 3 that it absolutely must be anoised.

Another alternative that is premanurely dismissed is Alternative 4, moored autonomous cources. The principal complaint here is that there doesn't seem to be an existing source that operates at the right frequency. This is indictous. It's not surprising that you can't get an ATDC compatible source "off the shell" but it defies common sease that with the amount of money we're about to spend on ATOC that we couldn't figure out a way to hook one up. Similarly, it's half-face of what is known to this layperson about goods positioning technology. It would seen if you could precisely track a moving elephant seal across the ocean, tracking a relatively stationary sound source would not be it distinguis.

Indeed two advantages the DEIS/EIR does let slip about Alternative 4 jump out quite "Could potentially be placed in a realized..." and Both of these appear to make Alternative 4 on a rice animal activity..." (Emphasis added.) Both of these appear to make Alternative 4 an ideal alternative to ATOC1 it were rates quite highly in Table 2.4-1 if you eliminate the unnecessary link to the MARRP. It defies logio (again) alternative 4 so quickly. Just because if's not ATOC doesn't mean that it's not a viable alternative.

The DEIS/ER must include a much more thorough discussion of Alternative 3, discussion of Alternative 10 before it can be considered anywhere near complete as to it's

More Mitigation Measures Required;

In the unfortunate event that ATOC does go forward, far more mitigation measures must be put into place and consequently must be discussed in the DEINER than are presently proposed. The majority of these mensures must be applied to the MARP.

Perhaps the single most important problem the DEISEIR fails to address is the fact that DEISEIR repeats baseline studies are available for the proposed study area. Time after time the DEISEIR repeats a phrase to the effect that information is "sparse" regarding how ATOC will Laffer endangered species. The MARP purports to fill in these gaps yet it only allots about 6 months in which to gather these. Justeline" uncasturements and that in some months for a Pilot the mannais it feels will be impacted are migratory yet it does not explain how these "baseline" studies will be conducted when the animal is not even in the vicinity of ATOC!

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For any meaningful conclusions to be drawn scientists must have a clear picture of what period. ATOC wishes to operate throughout the year, the year, not just to one of month dependent on the season. Further, one could hardly call even one year of analysis a "baseline." Too many variables are happening for one year lost allows one year of analysis a "baseline." They many variables are happening for one year long sample to be relevant, particularly in an "El accumulated data is considered "baseline," ongoing study must prove that the DEIS/EIR and the MARRP fail to acknowledge this and must be considered deficient because of

As witnesses at the public hearing in Santa Cruz correctly pointed out, the current time proposed for the MARP does not allow for studying any problems ATOC may cause on the extended reproductive cycle of endangered whales. No provision is made to monitor if ATOC interfers with this cycle, it merely assumes that it won't. To make the MARP "baseline" studies meaningful, it must precede ATOC startup by at least one full year. ATOC should not begin

Impacts are noted after the one year Pilot Study then ATOC should be allowed to go forward. The DEIS/EIR is totally defective until it includes realistic and rational periods of baseline study. operation untit after one full year of bascline studies and should only then begin operation as Pilot Study under the guidance of MMRP scientists for one full year after that. If no for the MMRI

(above), that conclusion is extremely dublous and misses the point besides. These whales are fare, that's why they're considered endangered, that's why they're bard to find, that's why they I-J3Cof ATOC at depth. They are deep divers who prefer the 1000 meter contour proposed for use by ATOC and can likely hear ATOC frequencies. The DEISFER Incorrectly concludes that because that sperm whales are one of the likeliest. If not the likeliest species to encounter the full effects Another egregious "oversight" made by the DEINEIR and the MMRP is fi's complete lack of consideration for sperm whales. Throughout the DEIS/EIR it consistently makes clear of their density they are not worthy of discussion or for mitigation measures. As we've seen must be protected even more vigorously than their more common cousins!

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(with the possible exception of sperm and beated whates). (Emphasis added). It then goes right by this as if it hadn't mentioned this grim potential. Studies must be undertaken to determine if masking will impact sperm whate behavior and communication before ATOC can be for the study of ATOC on odontocetes, the species most likely to be impacted by it's blaring noise. MMRP as an indicator species. Currently no provision in the DEISEIR or the MMRP is made The DEIS/EIR does state that "[1]here is no evidence of any masking to odontocetes given a clean bill of health. Despite it's difficulty, sperm whales must be included in the

The DEISCER makes another glaring omission when it comes to ATOC's impact on fish in the proposed area. It acknowledges that "... fish comprise the greatest numbers of marine animals that could possibly be affected by the sound transmissions" ¹⁹ yet they are covered the least in the DEISCEIR and the MARIP. As the California Coastal Act also makes clear: "The economic, commercial, and recreational importance of fishing shall be recognized and protected. 11 Evidently recognized by everyone but the DEIS/EIR.

that they will somehow habituate to ATOC. How? The DEISEIR does not elaborate as it must. around the ATOC cound cource yet the DEIS/EIR executially dismisses without facts any impact on these fisheries. The DEIS/EIR plainly states that fish have been observed to move away from s boat that is generating low frequency noise, however, it then goes on to inexplicably presume Witnesses at the public hearing attested to the fact that they regularly fish the waters

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ATOCs potential for Impacting local fisheries is totally glossed over particularly when it from that needed by our struggling salmon populations it would be a catastrophe on a catastrophe and must not be allowed to proceed. The DEIS/EIR must make a contingency to study the source is supposed to go. If the salmon don't habituate" and ATOC removes any more habitat comes to endangered winter-run chinook salmon populations. It states that "folcean dwelling juveniles occur primarily over continental shelf waters..." 1 precisely where the ATOC sound possibility of fish habitat disruption by ATOC.

fails to give scrious attention to potential masking caused by ATOC in this regard. As currently written, the MAMRP does little to advance even baseline studies on the effect of low frequency $I^{-13}J$ in particular it must examine the potential effects of ATOC masking of low frequency sounds on sound on fish, it must be modified to include more study than simply monitoring fish stocks, The DEIS/EIR also admits that sharks use low frequency sound to detect prey yet it salmon and sharks.

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DEIS/EIR currently proposes five minutes. This is laughable. As was pointed out by wincesses and by a rather graphic demonstration of low frequency sound at the public hearing in Santa \mathcal{I} -6 $^{\prime\prime}$ Cruz, it is extremely difficult to pinpoint the location of a low frequency sound source. It seems Another mitigation measure that must be implemented is a longer ramp up time. The to come from all over and I can only presume that this phenomena would be even more

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pronounced underwater. To expect that an animal like a sea turtle could swim away, let alone include a realistic account of just how far each endangered species would be able to move from the source in a five minute period if we are to determine just how much this mitigates ATOC's dentify the source in five minutes is preposterous. These animals must be given at least a Ighting chance to escape. The ramp up time must be extended and the DEIS/EIR must

The DEIS/EIR also fails to articulate a reason as to why ATOC needs to be run so many

times per day.

I-5c If it's function is to accurately measure global warming (as stated) then this reader does not understand why measurements can't be taken once per day or ewen once per week? Since we are talking about modeling changes over the course of years in increments of thousandits of degrees of Celsius it defice logic (here we go sgula) to suggest that temperature fluctuations within the space of hours could possibly be relevant. The DEES/EIR must make clear just how these repeated measurements are necessary for ATOC's usefulness. If it does not then one transmissions would reduce the need for monitoring animals and would lend credence to the DEIS/EIR's oft stated premise that animals might just get used to these 195 dB sound blasts. can only conclude that mitigation (i.e., fewer cycles per day) would be not only in order but would provide useful cost benefits to us taxpayers. Reducing the frequency of ATOC

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Clearer Definitions On How The Program Can Be Terminated;

examined by the DEIS/ER with specific eriteria articulated that would need to be met in order to shut the project down. The DEIS/EIR and MARRP, as currently written, would potentially allow ATOC activities which I'm not convinced our environmental laws would. The DEIS/EIR is absolutely negligent when it comes to discussing just how one would from the source area. There is an extremely large area in-between that must be discussed and document it promises that ATOC will only continue if it's determined to be "safe for marine unimals." Yet it's not until one examines the MAMPP criteria for suspending ATOC (buried deep in Appendix C) that this criteria suddenly changes from being "safe" to causing "Acute Responses" which include dead or disabled animals on the beach to permanent displacement go about turning ATOC off should it begin to affect endangered species. Throughout the

I-63 shut ATOC down. We cannot run the risk of hundreds of square miles of ocean becoming barren Clearly we do not want to wait for dead whales to come washing ashore before we can until we have enough "evidence" to show that ATOC is damaging our fisheries and our coastal environment. The potential impacts are far too grave to wait until such extreme measures Therefore, a more accurate and less extreme set of criteria must be identified as polential "Acute Responses" for ATOC suspension. Appear.

harassed by ATOC. This is particularly important when you realize the leeway that the scientists 7C supervise ATOC's performance. This is in no way to suggest that there would be any deception with regards to ATOC by the project scientists, it would simply guarantee the public and the tampayers that our dollars are being spent wisely and that marine animals are not being unduly responses" start becoming evident to the general public it could very well be too late. Regular reports to an impartial committee would go a long way to alleviating public concerns, my own More importantly, a reliable independent overzight committee must be formed to running the program have when it comes to shutting the project down. By the time "acute

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wholly insulated in itself. Projects that are based on truth and real need should never be afraid of impossible to believe that some facts might not be revealed to the public if ATOC were to remain a little light being shown on themselves, it's only when they shroud themselves in secrecy and darkness that suspicions are raised. If ATOC is really going to study the problem of global Given some of the self-serving "facts" that are contained in the DEIS/EIR, it's not

warming without impacting endangered species then it is to be encouraged, if it is not then it must be shut down

Conclusion:

not under-documented conclusions regarding ATOCs influence on marine life. It's assumption that a 195 dB sonic biast in a pristine sound channel would not impact marine life is patently abourd. One could only with that the scientists who "wrote" this work would have to spend the next year listening to their notighbor's daughter playing a single 73 Hz cello note for 20 minutes, The DEISPEIR, as written, is severely flawed. It must be enhanced to include real data every 4 hours, every day. I think then they might appreciate what they are proposing.

underestinates it's impact on marine life and it fails to justify it's siting in a Narine Sanchary. Unless it is modified extensively, this DEISEIR can only lead to a conclusion that "no action" is better than ATOC. As written, the DEISTEIR does nothing to articulate a need for ATOC, it greatly

DEISTEIR, ES-3. DEIS/EIR, 1-20

DEISZEIR, 2-49. Websier's New World Dictionary of the American Language, 1960.

DEIS/ER, 5-12. DEIS/ER, ES-9. DEIS/ER, 2-15.

DEISZEIR, Table 2.2.4-1, 2-42.

DEIS/ER 4-54

"DEISTEIR, ES-9.

" PRC Section 30234.5.

"DEISER, 3-59

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AMERICAN CETACEAN SOCIETY MONTEREY BAY CHAPTER P.O. BOX HE PACIFIC GROVE, CA 83950 30 Jan 95

Advanced Research Projects Agency Marine Acoustics, Inc. Four Crystal Park, Suite 901 Arlington, Virginia 22202 2345 Crystal Drive Clayton H. Spikes

Dear Mr. Spikes,

The following comments on the Draft Environmental Impact Statement (Draft EIS) of the California ATOC Project and Marine Mammal Research Program (MMRP) represent those of the Monterey Bay Chapter Board of the American Cetacean Society. Page numbers noted refer to pages of the Draft BIS.

respected organizations such as the Center for Marine Conservation, and the results We appreciate the opportunity to review the large volume of information supplied in the Draft EIS about the ATOC Project and the MMRP. Our collective view of the However, in general our board has agreed that this DEIS review process will be best served if we limit our comments to our area of greatest expertise, the MMRP. If the MMRP is modified to accommodate the concerns addressed here and by other of the MMRP Pilot Study indicate no significant adverse Impacts to marine life, we are more likely to concur that the ATOC feasibility operations - accompanied by its own set of checks and balances throughout the operations period - are of sufficient ATOC project is not unanimous: the uncertainty of successfully measuring global warming by this method coupled with the possible risks to marine animals will continue to arouse thought-provoking, polarized and inconclusive discussions. potential benefit to warrant use of the sound source at the Point Sur site for detection of changes in ocean temperature.

information exchange and consequent decision-making which will govern the use of the sound source. Appendix C does not adequately describe this process. Therefore, we request that a clear, detailed flow chart be included in the final EIS Our greatest concern about the MMRP is regarding the process of timely which contains the following information:

1) How and according to what timeline* observations and results of data analyses will be transferred to the individual/team in charge of making decisions about the termination and modification of sound use;

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information, and justify in terms of enabling decision-makers to immediately * please define the minimally acceptable length of time for transferring this respond to field observations,

that individuals are identified and expected to stay with the pilot project through near future and the pilot MMRP is of short duration, we believe it is reasonable 2) Which individual or individuals will be in charge of making decisions about the termination and modification of ATOC sound use - please include names and affiliations. Since the ATOC sounds, if approved, are slated for use in the its duration;

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75 3) How and according to what timeline observations, results of data analyses and Fisheries Service during the pilot study. We believe that all these entities must be kept informed and involved in the decision-making process throughout the biologists, and marine mammal specialists assembled to provide advice and decisions will be transferred to the Sanctuary Advisory Committee, MMRP ** please list the members of the "independent panel of scientists, marine Advisory Board**, Marine Mammal Commission and National Marine pilot study and not just following completion of the pilot study (p. 2-3); guidance to the MMRP", p.2-3

Also in regard to the information transfer and decision-making process, please respond to the following suggestions in the Final EIS:

methods (boat, plane, acoustic arrays, tags) be analyzed early enough in the pilot 7C the MMRP Pilot Study. We are particularly concerned that data obtained from all 1) Please clarify the type and timeline of data analyses which will occur during study that modifications to the sound usage based on initial duty cycles can be implemented and tested during the pilot study. (Note that we list several relevant suggestions in the study design section which follows);

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automatically grounds for sound termination, please clarify what level of change not observed. Will sound use be halted until such analyses are completed? Also, analyses will be conducted to determine ranges/volumes at which response is 2) Please clarify conditions under which sound production will be terminated protocol repeatedly states that if the null hypotheses are rejected, follow-up since the document indicates that behavioral/physiological changes are not temporarily vs. completely vs. continued with modification. The research in individuals/groups/geographic area will be grounds for termination.

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Regarding the study design for the MMRP, please respond to the following requests in the final EIS:

would hope that opportunistic study of sperm whales in the region would take priority over the study of California Sea Lions -- which in contrast to sperm whales turtles are identified within the zone of influence, study of these species should be Thus, if sperm, blue, humpback and fin whales, elephant seals and leatherback opportunistic study of animals most likely to be disturbed by the ATOC sound. clearly stated as taking priority over other concurrent studies. For example, we 1) Please prioritize all field efforts to encourage first and foremost the

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are unlikely to be sensitive to the ATOC sound (p. 4-67) and in general are not considered species of concern.

is a sound-driven study, and many of the species to be studied have been identified 2) Please describe much more fully the acoustic portion of MMRP. Though ATOC quantity of data which will likely be generated, so that this important information example, please clarify the use of the SOSUS array(s?) and other instrumentation charge of supervising data collection, then analyzing in a timely manner the large sound which may occur during ATOC sound production, including masking within the SOFAR channel. As this channel may be relatively quiet compared to the water column at other depths, ATOC sound production in this region may as such due to their potential use of low-frequency sound, this part of the MMRP in obtaining meaningful data on marine mammal vocalizations. Who will be in livelihood of deep-diving cetaceans. We strongly encourage the MMRP to devote significant effort to the study of deep-diving cetacean vocalizations in relation to has not been afforded nearly as much effort as other aspects of the MMRP. For SOFAR channel for communication. Please address the potential masking of vocalizations of deep-diving cetaceans, which may be most likely to use the have a disproportionately large masking effect on sounds important to the can be used to modify experimental procedures during the pilot study? In particular, please describe how effort will be focused on study of the use of the SOFAR channel and ATOC sound production.

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differently to any given altitude, within a given behavioral mode it is reasonable TC minimum 1000' altitude to be flown over protected marine mammals. Though we should be increased substantially to approximately 400 m, since this will minimize disturbance and still allow identification of the large species most likely to be affected by the sound source (and who are not being studied by other more m. Increased altitude also increases viewing range, which will further enhance the variables which must be considered in data analyses. We also believe that altitude odontocetes" (C-18). We believe identification of these large species, in addition to 3) Regarding the aerial surveys, please justify the MMRP proposal to fly in the low altitude should be made standard, not a range, in order to decrease the number of large odontocetes such as sperm and beaked whales, should be possible from 400 to expect that they would react more strongly to a lower flight. We believe that recognize that animals in different behavioral states and life stages may react range of 230-270 m. This is substantially lower than the federal guideline of 'mysticetes are more likely to be affected by ATOC transmissions . . . (than) intensive methods) i.e. sperm, humpback and fin whales. We note that data-gathering ability of this 'big picture' study method.

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periods when meaningful and comparable MMRP pilot data will be acquired, i.e. I-S-Caffect marine animals, we strongly encourage use of the sound source only during $au \mathcal{L}$ 4) Since the primary goal of the pilot study is to determine how the ATOC sounds during daylight hours and also during periods (which may occasionally include · night) in which tagged elephant seals, large whales or leatherback turtles occur in

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species - In the area to be sufficient reason to allow sound production to occur; see the study areas. (Note that we do not consider tagged CA sea lions -- a low priority above) This will not restrict boat observations, aerial surveys or tagging studies. If and only if acoustic arrays do become available and fully operational would we support occasional ATOC sound production at night in the absence of tagged

minutes. We are concerned that relatively slow-moving animals, e.g. leatherback I-6m 5) Please consider the costs and benefits of increasing the ramp-up time for sound production to 10 minutes, with a corresponding total increase in duty cycle to 25 turtles, may not be able to move out of the ensonified area fast enough to avoid the impact of the full decibel-level sound.

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6) Please clarify how prey data will be analyzed and incorporated into other MMRP field work in a timely manner so that meaningful correlations can be drawn between marine mammal abundance and behavior and prey abundance and 77

as this is typically the best time for field work and also coincides with relatively $\, {\cal TC} \,$ 7) Please make sure that the fall season is included in the Pilot Study field season, high numbers of cetaceans along the central California coast. 12

will ensure that ATOC sounds-as well as other human-generated sound sources in regarding these impacts. Most importantly, we hope the results of the MMRP work our world ocean - will be allowed to occur only when we have the information to We are hopeful that our comments will help focus the Marine Mammal Research indirect impacts of low-frequency artificial sound sources on marine mammals. scoping hearing) indicate, we are very concerned about the potential direct and As our comments here and in our previous statement (during the May 1994 realistically determine that the benefits to our precious marine resources far Program so that it can meaningfully address our current lack of knowledge

Sincerely,

Monterey Bay Chapter

Representing the Monterey Bay Chapter Board of the American Cetacean Society E. Albright, A. Baldridge, D. Glim, J. Guerrero, T. Kieckhefer, S. MacDonald, D. Oglesby, D. Ternullo, R. Ternullo, J. Vandevere, K. Whittaker

26386 Carmel Rancho Lane #201 Carmel, California 93923 Ms. Bobbi Marchand

January 30, 1995

Advanced Research Projects Agency 4 Crystal Park Street #901 Marine Acoustics Avenue C/O Clayton H. Spikes Arlington, Va 22202 2345 Crystal Drive

Dear Mr. Spikes:

This is in reference to the Ocean Climate Project. I would like you to address the following concerns:

1) Recently, a naturalist explained to me that whates protect themselves and their young by listening for their predators. How are our migrating whates and their young ones going to $\mathcal{L}JJb$ protect themselves if their only defense is masked by the noise from this project?

2) 195 decibels is louder than a fogborn and travels farther (i.e. Hawaii) under water.

3) This is in a National Sanctuary.

4) My background is in mapping and imaging. And I am aware that a lot of thermal mapping of the ocean has already been done.

30 January 1995

Advanced Research Projects Agency 4 Crystal Park, Sulte 901 c/o Clayton H. Spikes Arilngton, VA 22202 Marine Acoustics inc 2345 Crystal Drive

SUBJECT: ATOC CALIFORNIA SITE DRAFT EIS/EIR COMMENTS

GENERAL COMMENTS

As stated on p ES-1, ARPA and UCSD 'must ensure that the potential environmental impacts of the proposed project have been adequately addressed and analyzed". The DEIS/EIR for the Calliornia ATOC proposed project has falled to do that.

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unsubstantlated conclusions, and omits data to minimize or dismiss negative, or addressed in the DEIS/EIR for the California ATOC proposed project. However, it became readily apparent that the document contains misleading, inaccurate, and There was not sufficient time to adequately review all the complex issues internally inconsistent information; and makes assumptions, draws potentially negative, aspects of the ATOC project.

TECHNICAL FEASIBILITY AND RELEVANCE TO CLIMATE

Although the misrepresentation of the ATOC technical feasibility and its relevance correspondence, the DEIS/EIA continues to perpetuate them. For example: to climatic research has been expressed at prior hearings and in prior

- o it is the velocity of sound that is measured, not the average ocean temperatures $_{\mathcal{IC}}$ (p ES-1).
- I.3d rendered unusable by parameters other than temperature, thus there is no one-to-On p ES-3, it is admitted that the sound transmissions can be modified and/or one correlation between sound velocity and temperature. 0
- Omitted from discussions of the SOFAR channel is that its waters vary in age as a function of water depth and lattiude/longitude that can range up to 10-20

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Consequently, even If years, and that its depth and thickness fluctuate with time. Consequently, even could derive a temperature component from the measured average sound velocity, it would not be meaningful for climatic frend analysis.

The SOFAR channel represents a special temperature-related feature within the 1-3gocean, and thus is a biased sample. And it is a small sample of the volume of water in all the oceans of the planet, which compounds the bias of the sample.

MARINE MAMMAL RESEARCH PROGRAM (MMRP)

of whather long-term underwater low frequency acoustic transmissions are safe for marine animals (particularly marine mammals and sea turtles)*. The MMRP can The DEIS/EIR states on p ES-3 that the MMRP objective is to address the question not achieve its objective. The short time period allotted to the MMRP is insufficient to establish the needed The types of observations and investigations being done may provide some indicators of direct, short-term physical responses suppress their immune systems, disrupt their social structure (communications, to human-generated sounds, but they can not provide answers to the long-term impacts and indirect effects that could physically damage the hearing of the acoustic-depend marine mammals and cause psychological damage that could base line data of species population size and distribution, habitat use, and maling, birthing, etc.), and adversely affect their feeding. acoustic sensitivilles/dependence.

sensitive to low frequency sounds of the great whales, was excluded as part of the $7\,C$ few marine mammals selected for special investigations in the MMRP. And the DEIS/EIR consistently makes assumptions that this endangered species is not a concern. This is just one example of where the potential effects of the sound This is just one example of where the potential effects of the sound The sperm whale, which is the deepest diver (>2000 m) and perhaps the most source on the marine life is minimized.

PROPOSED TRANSMISSION SITES

acoustic-caused damage, and insufficient time allotted to the MMRP to determine $T\mathcal{A}_{\mathcal{Z}}$ MMRP section above, there are too many uncertainties, lack of data, unresolvable transmission site at Point Sur, or any atternate site within or in close proximity to the MBNMS should be rejected (Sur Slope and Ploneer Seamount). destroy, cause toss of, or Injure any sanctuary resources". As discussed in the that ATOC sound transmission from within the Monterey Bay National Marine The National Marine Sanctuaries Act (NMSA) prohibits activities that would Sanctuary (MBNMS) will not injure any marine life. Thus, the proposed

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Sanduary - are located on prominate convex portions of the continental slope, and $\mathcal{I}^{-\psi_{\mathcal{L}}}$ The other alternate sites presented in the DEIS/EIR appear to have been selected to 2.2.3.5.2, and 2.2.3.3-6) namely, Pacilic Beach, WA; Coos Bay, OR; and San Nicolas, CA. They occur on concave portions of the continental slope, which is the most thus assured of rating highly (Figures 2.2.3.1.3 and 2.2.3.1.4). Upon reviewing the And, some of these sites were close enough to the undestrable sites that the other restrictive bathymetric configuration (Figures 2.2.3.1-1, 2.2.3.1-2, and 2.2.3.1-5). site criteria would probably not be effected. Thus it appears that the alternate site investigations were incompetent or designed to make the Point Sur site rate the highest. In either case, the credibility of the DEIS/EIR is highly questionable. leasi 5-8 sites having convex conligurations unobstructed by nearby bathymetry. coastal bathymetric charts for Washington, Oregon, and California, I located at Conversely, the ATOC preferred transmission siles - all within or close to the rate poorly on the important criteria of acoustic shadow (Figures 2.2.3.3-1,

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OTHER COMMENTS

There is much evidence of sloppy, inaccurate work. A few examples are:

- o Many clied references are not listed in the Literature Clied or Bibliography $\,{\cal T}_{\,{\cal L}_{\,{}}}$ sections. E.g. on just one page (p 4-55), 6 cited references are not listed 5
 - 6 o Notes 8 to 10 are missing for Table 3.31-1.

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- 9 o Mislabeling of alternate sites on pp 2-19 and 2-20.
 - 0 Ø
 - Can not compare Figures 2.21.2-5 and 2.2.1.2-6.

CONCLUSIONS

The ATOC proposed project should not be approved. After a series of public hearings and correspondence from many scientists, environmentalists, and the general public, the DEIS/EIR has falled to adequately address, analyze and resolve the flaws and problems of the system:

- o II has not been able to justify that it can produce temperature data that would be meaningful in climatic trend research.
- acoustically dependent marine mammals who are protected by the Marine Mammal Protection Act, because the program cannot observe/measure long-term hearing o The MMRP can not resolve the potential harm to marine life, especially the

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loss or stress that could cause irreversible damage to endangered and threatened species as well as other marine life essential to the marine ecology.

Dewne Cheste- Jehn

Deane Oberste-Lehn, Ph.D. Research Scientist Menlo Park, CA 94026 P.O. Box 369



JAY R. MEHRAY 9 HYANNIS CHUTLI SALIWAS, CA. 4300

1-28-95

Advanced Research Products Agency C/o Clayton H. Spikes Marine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Virginia 22202

JAY R. MURRAY 9 HYANNUT TURCLE SALINA. 3906

Dear Mr. Spikes:

traverses large ocean basins. By placing a powerful transducer in the SOFAR layer these sound waves can and will travel many thousands of miles to receivers located around the Pacific rim. project. As you know, the Acoustic Thermometry of Ocean Climate experiment is designed to give scientists accurate measurements I am writing this letter to protest the proposed ATOC of global warming trenda by measuring the speed that sound

Oceans of Earth the effects they may cause are either unknown or uncertain at best. As the Percific Ocean is the largest of geographical feature on Earth the possible negative effects will address the human annoyance feator from what I would consider a wall informed position as I have experienced low frequency (33-40Hz) transmissions while diving in the Nonterry Bay National I was diving at Point Lobes State Park just south of Carmel, Ca. I began to descend I was immediately aware my lungu were should be about 13.4 of a second with a K. An poort of the lasted about 3.4 of a second with a K. An poort of the lasted about 3.4 of a second with a K. An poort of the lasted and a lasted as K. An poort of the lasted about 3.4 of a second with a K. An poort of the lasted vibrating from what sounded like a segmented pulse that lasted transmissions. I had just encountered what has been termed the transmissions. I had just encountered what has been termed the invasive, definatly manmade noise at least a dozen times very breast. The definatly manmade noise at least a dozen times and have times. The definatly manmade noise at least a dozen times and have times. The definatly manmade noise are, \$31-94, 9-23-94, 10-5-94 Postgraduate School located in Monterey, Ca. as I thought they would have the tools to analyze the tape. There I first met any accurate data or findings but he did admit that the sound on videotape as we were both interviewed by CNN and other news that time I have purchased thousands of dollars worth of including several princuts that show the qualities of the have been independently checked and confirmed as being accurate by Dr. Kashrow Lashkari of the Monterey Bay Aquarium Research institute. Dr. Lash, as his firence. say one way or the other if he thought the noise was manmade or biological for quite some time but has had to admit that there is While these manmade noises are on their way across the now no doubt in his mind that my recordings do show manmade

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noise. I sent a copy of my tape to the Applied Physics Lab at the University of Washington and they suggested the noise was produced by wave noise against the breakwater where the dive was conducted. As the tape I sent was a DAT tape copy of my HI-8 video original the scientists at the A.P.L. were not able to see the sea surface conditions were calm so there wasn't any possibility wave noise caused the offending sounds. A very curious conclusion to say the least.

were the subject of intrathoracic pressure differential is addressed. In the last sentence of paragraph 2 it states, 'this intrathoracic pressure is entence of paragraph 2 it states, 'this intrathoracic pressure is entence of paragraph 2 it states, 'this incident pressure is entence that of the external of enhancement of the pressure by resonance. This leads me to believe that the dive tables that we as divers use to calculate our adiable bottom time will be effected by ATOC transmissions. Our calculations are based on how much nitrogen is forced into rules of diving are violated we risk getting decompression sickness. A very serious and life threatening condition. On page sickness. A very serious and life threatening condition. On page Annoyance' is addressed. The first sentence of this section of the shoraline'. While this is basically true we have been states, "Almost all human diving activity takes place within 2km conducting what we call "blue water" dives for many years and I'm. Sea. Also, there appears to be a very high state of interest from transmissions. As a PADI Divensater I will be conducted far our to transmissions. As a PADI Divensater I will be conducting tours to the HX-554 And Franchicar Free, when we have here the conducting the area of the HX-554 And Franchicar Free, when we have transmissions. thousand dives in my career. For over a year now I have been employed by Aquarius Dive Shops in Monterey as a tour guide. I am a PADI Divemaster which gives me the opportunity to take up to four people at a time on underwater guided tours of the Monterey to show people from all over the world the wonders beneath the surface of the Monterey Bay National Marine Sanctuary is a very relaxing and fun job. Normally, when we surface, the first words bright and varied: Or something to that effect. Since I have bright and varied: Or something to that effect. Since I have Mystery Noise I can attest that the first reaction upon surfacing after being subjected to the noise is "What the hall was that?" It takes a beautiful experience and turns it into a situation. The danger coming from a divers attention being diverted from diver safety to thinking about this new, invasive EIS/EIR titled "Potential Resonance of Air-Containing Cavities" effects of and record the transmissions. If there are any adverse notify both the agencies responsible for the transmissions and Being in the water is a very important part of my life. I've been a certified diver since 1966 and have well over a the area of the HX-554 ATOC transducer to both experience the effects on either humans or other species I will immediately

the organizations involved in stopping the implementation of this global project.

being the veter I consider myrafile anatine mannel. While this is a basically true the ania difference would have to be that I am not a natival sepacies to the ocean and as such would not be that I am not a natival sepacies to the ocean and as such would not be sepacies the the sense would a pray waste to the ocean and as such would not be sense would. They waste be not seare of vite think the sense would a pray waste be not seare of vite think the sense of planton to this effects of vite thing lungs would be read and investigation to this acceptant. This since the strate in the sense would a pray to the service of this appearance in man and a subjects of this appearance in man and a subject of this appearance in man of the selfects of this appearance of planton to the largest animal on Earth, the Blue when the selfects of this appearance of service is an animal sociated depend on for food and the selfects of SOPAR transmissions on sealife. The studies I have I selfects of SOPAR transmissions on sealife. The studies I have I selfects of SOPAR transmissions on sealife. The studies I have I selfects of SOPAR transmissions in the day: Cycle theory that capture and analyst fail been on a crueade to stope it selfects of sort were conducted in a selfect so the selfects of sort selfects of particularly SOPAR transmissions since the first day I such and the selfects of sort selfects of service and the selfects of selfects of selfects of service the selfects of selfe

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must take action now to limit the emissions of Co2 and other problem gases if we are to limit damage to our atmosphere. We don't have ten years to wait for the results from ATOC. Even at best the data returned from ATOC would aimply show that in the time frame from 1995 to 2005 the SOFAR layer had warmed by 1 degrees. In that ten year period we will have dumped millions of tons of pollutants into our precious stmosphere and continued the possible irravarsible destruction of our planet. It seems for the ATOC project to get accurate results they will have to conduct continual C.T.D. studies to modify their raw data. Oceanic current, temperature and density cause continual changes in the speed of sound in water so continual monitoring will have to be undertaken. This will prove to be impossible due to logistical environmental and funding factors.

Some of the arguments made by agencies or individuals in favor of the ATOC project are easily defeated if you look at the way the comparisons are made.

1. Proff. Jim Miller in his presentation to the EIS/EIR Public Hearing in Santa Cruz showed a graph comparing the noise of a whale watching boat going directly over Dr. Lashs permanent hydrophone located in Monterey Bay to the sounds expected near shore from the ATOC transducer. This is a very misleading comparison as the distance from the emitting sources is very different. I suggested to Proff. Miller that a more fair comparison would be to locate the whale boat at the same distance from the receivers as the ATOC source, say fifteen miles. At this from the receivers as the ATOC source, say fifteen miles. At this intents and purposes. At least from a divers standpoint you couldn't hear the boat but you certainly could hear the ATOC transmissions. I can say this with relative certainty as divers can definally hear-feel the "Monterey Mystery Noise" quite clearly although by ATOC scientists believe we shouldn't be able to hear 13-40Hz sounds underwater. This leads me to believe there are some critical problems with the ATOC estimations concerning there predictions of the effects of their proposed transmissions.

2. ATOC scientists say the "Ocean is a very noisy place already" due to shipping, geological, weather and other already existing mammade noise. The only way you can compare high decibel shipping noise to ATOC transmissions is to use a relative mappitude, and distance comparison. The shipping noise is transmitted in the surface water layer and diffuses and attenuates in a relatively short time and distance compared to I-182 the SOFAR transmissions of ATOC. With receivers placed in the surface layer where almost all life in the seas lives the noise from the supertanker would be undetectable at 100 miles while the ATOC wavefront would still be very powerful and on its way to New Zealand thousands of miles away. Obviously, the SOFAR layer possesses qualities quite unlike surface waters. Comparisons of surface emitted noise and SOFAR transmissions are not reasonable. My suggestions would include requiring all commercial shipping using U.S. ports to implement quiet propeller technology to help

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1:182 scientists talk about is natural noise. Wave noise, rain, ice noise, geothermal and tectonic sounds are facts of nature and all species on Earth are used to these sounds when they are exposed on a regular basis. As a Professional diver with over a thousand dives under my belt the difference will be great between ATOC and reduce overall ambient undersea noise levels, not adding to the levels dramatically with ATOC transmissions. It isn't just the increase in noise levels but the quality of the sound that concerns me as well. The 'Monterey Mystery Noise' is the strangest, most invasive noise I have ever heard underwater. And now that I think about it, above water as well. The noise divers hear consists of shrimp, fish, marine mammel, bubble and transfent mammade noise. Not continual blasts of low frequency, lung mammade noise. Not the other noise the ATOC. other noises. We as divers are trained to remain submerged until the sound of passing boats subsides before we curface. Usually a period of a minute or so. This indicates the transient nature of the source. ATC noise will be impossible to avoid unless you decide not to dive during transmission times. Not a pleasant thought to say the least and possibly a violation of divers 8

Onducting a tour or helping to certify a class of new divers and there is a mishap resulting in someone being injured or worse while there are ATOC transmissions being heard-felt my insurance agency (Vincenals and Buckly) will require me to provide them with all the details of the accident. If, in my opinion the ATOC transmissions produced a lack of attention or other problem then I will suggest blame be placed with ATOC. I'm sure you must realize the possible headlines would cause immediate harm to your project. "Woman diss,ATOC sounds blamed": It's only a matter of time before a diver is burk while experiencing ATOC noise. You can be assured of a firestorm of controversy at that point.

To conclude, I must tell you that in my studious of the upote sty Mystery Noise. I have found the transmissions are made up of a 31-404z main wave with a second wave at decoble the Hz of the main wave. Putting the second wave at 66-804z. I have also noticed that at times the main wave is not accompanied by the second wave. This leads both myself and others including Dr. Lash to believe the 31-404z wave can be transmitted by itself without the second 66-804z included. And visa-versa. At this point I will suggest that the transmission of 66-804z sounds in the Monterey area is very interesting since this is the same frequency used by ATOC. While I cannot at this time prove direct involvement of ATOC scientists with the transmission of the "Monterey Mystery Noise" I am quite aware of the similarity of my recordings to the proposed ATOC waveform. When I first started to analyze my tapes communication system. Independent researchers now agree with my speculation. This, combined with the obvious SONAR capabilities of the ATOC system lead me to the possible D.O.D. involvement in the project. In my own mind I have come to the conclusion that it appeared to me as though the sounds were some kind of

while it may yield some results as to ocean temperature, is actually a vast, active SONAR system with capabilities to communicate with subsurface and possibly surface vessels. Be assured I and others will be monitoring ATOC transmissions and comparing them with my tapes of the "Monterry Mystery Noise". If the ATOC waveform is the same or similar to what I have recorded recently then you can be assured I will inform the public and all agencies and organizations of my findings.

I have included data printouts of a dive conducted on 12-7-94 with my dive partner Justin Dubowitz. I have made my tapes available to anyone who wants a copy and to this date have supplied the N.P.S., the Applied Physics Lab at U.W., Dr. Ann Bowles from Hubbs Seaworld Research Institute, NBARI, and several other interested organizations and individuals. This is a standing offer.

I am also including copies of petitions with approximately 200 signatures. A letter mailed to me by a PADI Instructor concerning a dive in July, and all my public presentations involved with the ATOC experiment.

Please consider your actions as to the possible impact of this experiment called ATOC on all the creatures of the seas. It is not a wise or carefully calculated use of our dwindling tax dollars and I will continue to oppose increasing the level of undersea manmade noise. Passive research will always be welcome and encouraged. See you in Hawaii on Feb. 9-10.

JAY R. MURBAY 9 HYARHIS CINA R SALINAS, CA. ABAS

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Subject: Acoustic Thermometry of Ocean Climate-EIS/EIR Public

independent contractor hired by one of our local dive stores in Monterey. My duties include taking divers from all over the world on underwater tours of Nonterey Bay and the surrounding National Marine Sanctuary. I also help certify new divers that have ranged in age from 16 to 68 years old. Both of these activities involve diving with people who are unfamiliar with the surroundings. Some of these people exhibit marginal diving skills to say the least. I come before you tonight as a PADI Divemaster. I'm an

have been involved in the monitoring of very unusual low frequency sounds in the Monitoring of very unusual low frequency sounds in the Monitoring Mariens anothers. These sounds are in the wange of 36-38Hz with a main harmonic at approximately 75Hz. These sounds are quite invasive when they are being heard as they tend to cause your lungs to vibrate. This reaction to low frequency sound underwater is addressed in section 4, page 120 of the ATOC EIS/EIR. The section is called Potential Resonance of Air-Containing Cavities.

In paragraph 2,the EIS states that at different frequencies between 20-100Hz not only will divers experience resonance of air containing cavities but that these sound waves will increase the pressure inside the same air containing cavities. This leads me wonder if being subjected to this sound while diving may have some effect on the standard dive tables that both PADI and NAUI Instructors teach there etudents. The calculations are based on how much Nitrogen our bodies absorb while underwater due to increased pressures. If these increased intrathoracic pressures are even a minor consideration then this aspect of the project should be investigated and all pertaining information should be

In paragraph 3 it states that the resonant frequency of depth. Then in paragraph 4 it states that at the surface 20Hz and 100Hz appear to be the critical frequencies. In the Acoustic Engineering Test Summary section Bort 3 it is stated that the amount of low frequency energy going to the HX554 transducer had to be limited due to an "undesired" resonance at 18Hz. This is very close to the critical frequency of 20Hz. I would like to know if there was another harmonic at approximately 36Hz. In my studies of underwater acoustics this appears likely

In my underwater encounters with the "monterey mystery noise" it seems that 36-38Hz produces what I would call a significant response in humans. While I have no idea of the location of the source of the transmissions or the party-parties responsible I can only say that if the ATOC experiment produces the same or similar responses in divers that I will be opposed to proposed transmissions. Basically they change what should be

questions regarding what the sound may have been. This diversion of attention concerns me greatly. All divers have different levels of anxiety when underwater and the experience of having your lungs vibrating definatly shifts your thoughts while submerged. I can only suggest that if I'm conducting a tour or helping certify new students and there is a maccident while feeling-hearing these sounds that the agency that provides my Divensater insurance will be quite interested in the details of stress relieving dive into one that produces annoyance and the mishap. On page 123 of section 4 there is a section called "Potential Human Annoyance". In this section they state that "almost all bunan diving activity takes place within 2 km of the shoreline. I can only say that there have been divers conducting what we call 'blue water dives' for many years and I'm sure thay will continue. I'm quite sure that if the ATOC project is approved there will much interest from divers in seeing if they can feel-hear the sounds being emitted by the HX-554 transducer used by the ATOC scientists. As a PADI divemsater I am qualified to take up to four people at a time on dive tours. As such I plan on taking certified divers on tours to experiance any effects caused by the ATOC source. Be assured there will be divers in the area of your transmissions. If there are any adverse reactions to the noise they will be relayed immediately to all agencies involved with the project and all the organizations questioning the many controversial aspects of this global project.

make people aware of the annoying and possibly dangerous aspects of humans being subjected to low frequency sounds while diving. I have taken this approach because diving and diving safety are my areas of expertise. If I may speak for one moment as a citizen of the United States of America and a member of the human race, I don't approve of my tax dollars being used to ensonify the oceans of the world. I feel our tax dollars being used to ensonify the oceans of the world. I feel our tax dollars should be used to reduce emissions of known problem compounds into our atmosphere rather than impacting our oceans with an experiment that contains to many unknown factors. The EIS/EIR states there shouldn, the any significant physiological impacts on sealife but what about the phycological impacts of sealife but what about the chyclogical impact of having this waveform transmitted on a longterm basis. I submit that every lifeform that relies on either an air bladder for buoyancy or lungs for breathing will be affected in some way by this project. This includes everything from phytoplankton to the largest living creature on Earth. The theory that a reduced duty cycle lessens the overall impact of of their air containing cavities even once I believe it will be an experience they won't soon forget. I submit myself as proof of the project is absurd. If any lifeform is subjected to resonance In closing I would like to say that I have done my beat to

As I stated earlier, if the ATOC HX-554 transducer produces a reaction similar to what divers have been experiencing for the past five months I will oppose the project and fight for a

termination of all transmissions.

My research and results concerning the "Monterey Mystery Noise" have been independently analyzed and confirmed by one of our local research institutes. If there are requests for copies of my data I would be happy to comply. Thank you for this opportunity to address the public and the agencies involved with my concerns.

Sincerely,

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Sanctuary Advisory Council

Dear Madam Chairperson:

ATOC scientists throw around allot of numbers that land you to believe that the 75Hz frequency they plan to use will produce no believe that the 75Hz frequency they plan to use will produce no believe that the 75Hz frequency they plan to use will produce no transmissions of 33-40Hz produces wibration in divers lungstairspaces. This shouldn't be the case according to the data in the ATOC BIS/EIR Throughout the ATOC BIS/EIR the scientists.

Collaborators of the document make many guesses as to the possible impact of their proposed action. Very few of the effected species have been studied concerning their response to long term transmission of low frequency sound in their environment. In particular, studies of sound transmitted in the 'Deep Sound Channel' are either classified or not available to the general public. When in doubt they merely use the 'duty cycle' theory to apparently lower the overall impact of effects in question. The ATOC scientists have repeatedly tried to compare that the sounds produced by large freighters and supertankers with the ATOC transmission levels. This is a very unfair comparison in that the shipping noise is generated on the surface while the ATOC surface such channel the surface dissipates much more quickly because of water mixing and other variables while noise emitted in the deep sound channel travels vast distances. As a RADI Divembaster I am well aware that Driefly, these sounds were very low frequency, between 33-40Hz and of a pulse duration of approximately .6-8 seconds every 4-7 seconds. The sensation these transmissions produce in divers is addressed in section 4 page 120 of the ATOC EISFER. This section is titled 'Potential Resonance of Air-Containing Cavities'. The On Dec. 9, 1994 the Advisory council was kind enough to allow me to talk to you concerning my fears and opposition to all high power underwater transmissions of low freqency sound in the Sanctuary. These observations were based on my personal experiences with what we'll call the "Monterey Mystery Noise".

watching boat directly over the hydrophone at a distance of 30 ft.compared with the proposed ATC noise at a distance of approximately 20 miles. A more fair comparison would be to measure the noise from the boat and the ATC source from the same distance, say 20 miles. The boat noise would be virtually nonexistent but the ATC noise would still be on its way to New Zealand, over 6000 miles away. If supertanker noise was being emitted in the deep sound channel then you could compare tanker noise to the ATOC source. The noise from the ATOC source will not remain completely confined within the deep sound channel as it traverses the Pacific Ocean. Unfortunately it will spread to the surface layers where almost all life occurs. In section 4 page if you are underwater and you hear a boat coming you simply remain submerged until the noise of the boat subsides indicating the boat has passed out of your area. At the recent Public Hearing in Santa Cruz Proff. Jim Miller of the N.P.S. gave a presentation that stressed the relative amplitude of a whale

123 there is a section titled 'Potential Human Acoustic Annoyance'. While it must be quite apparent that I am very annoyed by what I have experienced, vibrating lungs, a definite shift of attention, and a general disruption of normal diving pleasures I personally think we should address what effect potential human acoustic annoyance will have on all the creatures of the seas. You need only imagine what it would be like having a barking dog next door for the next two years at a minimum. Possibly twenty years and not only the Pacific but all the major ocean basins of the world will be effected by this global project. The psychological impact of this noise will be immediate and cumulative. think of trying to communicate, navigate, locate food sources and mates with this longterm manmade noise pervading the environment. Not a pleasant prospect to say the least.

Of major concern to me was the presentation of Proff. Daniel Costa at the Public Hearing of 1-6-95 in Santa Cruz. After citizens had theli 1.5 minutes to question the contents of the EIS/EIR, Proff. Costa from U.C. Santa Cruz proceeded to explain how he had just completed what he called a 5 month "Base-Line Study" of marine mammals in the Monterey Bay National Marine Sanctuary. In my opinion the pravious 5 months are not a vulid buselline period because the bay and its inhabitants have been adversely effected by the "Monterey Mystery Noise". I have spent many days and nights studying the qualities of 13-384z transmissions and suggest they and the ATOC source will produce a miltar reactions. If ARPA and the ATOC scientists don, t suggest onesider my next actions.

The supposed goal of the ATOC project is to study the effects are already well documented by both NOAA and NASA using satellite telemetry. By their estimates the Earth is going through a warming period and the trend is expected to continue unless humans can somehow restrict our use of fossil fuels and other compounds that degrade our atmosphere. The time lag between surface heating and detection in the deep sound channel is much too long to be of any help either now or in the future as the data will be lagging behind reality by many years. This puts uven exact ATOC measurements at a serious disadvantage to real time studies.

I oppose the ATOC experiment on grounds that there are to this unknowns to subject all the inhabitants of our oceans to this DOD funded project. The EIS/EIR doesn't allay any of my fears and raises many new ones. The SONAR capabilities of this project should be obvious and may reveal the DOD interest and funding of this experiment. ARPA admits they will use existing U.S. Navy rectevers to monitor the transmissions. Why waste expensive hardware they say. While studying the "Monterey Mystery Noise" I suggested to local researchers that it appears the waveform is quite possibly a type of communication as well as a high power, global sonar system

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capable of locating vessels at long distances. At this point I would like to say, my results have been verified by a well known reassearcher from MBARI and he tends to be in general agreement with my findings. It just so happens that the proposed ATOC waveform will be very similar to what we divers were experiencing in the bay and the south coast area except the ATOC transmissions will last for approximately 20 seconds each, Not 3/4 of a second.

Instead of impacting the oceans just to prove we've screwed up the atmosphere lets spend our tax dollars on developing solar, wind, tidal and other clean energy resources. If the NASA-NOAA predictions are correct we must act now to preserve our planet as how it coday.

Also, lets require all commercial heavy shipping to adopt quite propeller technology as what was once classified is now public knowledge thanks to Mitaubishi Corp. Instead of saying the ocean is already a noisy place and some more intrusion won't harm anything lets stop the ATOC project and reduce already existing sound lavels. This to me is the proper way to hold the stewardship of the Montearey Bay National Marine Sanctuary and the planet for that matter.

Sincerely,

San Francisco, California 94122 1257 Tenth Avenue Kelly Allman

Advanced Research Projects Agency Four Crystal Park, Suite 901 Arlington, Virginia 22202 clo Clayton H. Spikes 2345 Crystal Drive ATOC Response

January 28, 1995

Dear Mr. Spikes,

acoustics, and have worked in the marine environment and in bioacoustics for a number of proposed Acoustic Thermometry of Ocean Climate (ATOC) project. I am opposed to the years. This is letter is in response to the Draft Environmental Impact Statement on the I am a graduate student at San Francisco State University studying cetacean project, and have the following comments to make:

This project is not justified in that the proposed methodology to obtain information on ocean climate is not refined, and the potential costs of introducing this type of noise pollution probably outweigh the benefits.

 \mathcal{I}_- duration) also has potential masking effects that could interfere with communication signals I-13b, cThe nature of the proposed sound (center frequency 75 herrz, 195 dB, 20 minute's used by marine animals, and perhaps damage their habitat. This could affect overall ocean productivity and the health of marine animals.

could potentially be a very damaging form of noise pollution. The number of transmissions is too long. Perhaps if the experiment was more efficiently designed, information on global proposed (2% cycle) are excessive, and the number of years proposed for the project (ten) The difference between the ATOC sound and the usual noise pollution caused by minutes long, but more like a few seconds to minutes in duration. The ATOC structure relief, i.e. a break in intensity. A loud crashing sound from an oil tanker is not twenty tankers, etc. is that the ATOC sound is long and not harmonic, and does not provide

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warming could be obtained from less data points. The length of the project appears to make the project allow for a tremendous margin for error.

reduce the theoretical causes? Or will another ten year project be dedicated to proving what $\Gamma 3b$ warming might be occurring, as it has many times throughout geological history. We also an relatively clear idea of what the recommended steps are to reduce damage to our way of global warming is happening, what measures would the United States propose to take to If we were able to find out more information on global warming, ten years from now might be too late to minimize it's impact (Gribbon 1990). And if we did "prove" the causes are? My point is that educated people already have an inkling that global

Acoustical Society of America indicate that there is an impact on several species of marine impact of loud sound on many animals (but then again, a copious amount of papers with This brings me to the proposed pilot study on the impact of the ATOC source on mammals from the effects of low frequency sounds. We already know that there is an marine mammals. Several papers from the 1993 Proceedings of the Journal of the obvious questions and obvious conclusions could be generated from this project).

dissertations. How in the name of research do they expect to determine the 1) avoidance or L-12.2. abandonment of previous areas and 2) changes in reproductive behavior in a study that is only a few months long, and surveys only one day per transmission period? With respect While the list of researchers involved on the project is impressive, the aims of the to the aerial surveys, one survey per each seven day period when the source is on is not pilot study are equivalent to the information contained in approximately ten doctoral sufficient. Eighty kilometers is a fraction of the distance that can be impacted.

endangered animals happen to use the channel? We will not be able to tell the fate of these $\mathcal{I}^{\prime\prime}7e$ brings me to the next question - what about the area past the 80 kilometer transect, way out, might find out a great deal about the marine animals movements, but it is very unrealistic to information, even with the methods listed in Table 1. Having spent many hours on boats, I expect to find out the information in relation to the impacts from the ATOC source. Which This is not simply to fault intent of the researchers - it is not possible to obtain this where the researchers will not be doing surveys? Is the sound going to have "no impact" conditions are optimal, very little conclusive behavioral data can be obtained form these know the difficulties associated with obtaining field data in the open ocean. Unless the animals, despite the advanced technological gadgets described. The proposed methods out there? Is the protocol for these areas out of sight, out of mind? What if one our missed data points. 2.13

for stress or startle responses because their heart rate will be monitored. But if these are the ycars, and therefore possibly already habituated to a variety of human impacts, and perhaps animal would be. The elephant seals are the only animals that will be adoquately measured impact on marine mammals is because it is very difficult to measure an "impact"in aquatic large moving animals, especially subtle ones. Even the most polished statistician can be a species since much of that population has been extensively handled and studied for many clucless observer with regard to what a genuinely 'significant' behavioral disturbance on animals from Ano Nuevo, California, I don't think they are necessarily a good indicator The reason we do not know enough about the low frequency sounds and their already stressed.

direction, with one reference by Malme et al (1985) cited. Now, forgive my curiosity but $\ App.\ \mathcal{C}$ react? Also, how many instances were used to base a typical zone of influence? Depending When it comes to endangered or threatened animals, is it not important if only 10% would on the degree of interaction with the animals, subtle behaviors could be overlooked, and how do you come up with 50% of the exposed individuals as the appropriate response? Another issue that concerns me is the gauge used to measure the impact of low frequency sounds on gray whales on page C-3 of the DEIS. It states that the zone of influence is rypically 50% of exposed individuals respond with a change of swim statistically ignored

As this project seems to going on full steam thead, and with many exteemed colleagues in support of ATOC, it is a little dishearening to be in the silent scientific minority. Basically, I am against the project because:

- the pilot study is not long enough and will not answer what it aims to.
- the ATOC project is not justified and must be redesigned with the degree of impact significantly reduced if possible.
- the reason for the Navy's interest in this project has been consistently ignored.

Hopefully we can think of a more environmentally sound way to study the environment.

National Marino Fisheries Service Silver Springe, Maryland 27900 fax 301-713-0376 1315 East-West Highway SSMC III, room 4257

ATTN: Jennio Drevensk

Jan 30, 1995

Dear Ms. Drevenale

I am not affiliated in any with UC Santa Cruz, the Scripps Institute, or the ATOC

project. I just warled to add something to the statements I made at the ATOC bearings in Santa Cruz. All Im sading is this Let's just not be sturied.

from the known intensity of the noise being made by the alip from which the marine mannata were being coexect. This is 100 times quieser than the water standard value for the sound intensity of a ringing telephone. It is, in fact, less than or equal to the background A big doal has been made of the fact that some mains manifuls have abown an avoldance responds to sounds of 120. Db (water standard). It turns out that this value was entanisted sound intensity during a storm.

Therefore, in view of the relative quietness of the sound to which an "evoidance response" was shown, it is unlikely that the saimals were thowing avoidance to the sound firsel. It is much more likely that they were thowing avoidance to the ship making the sound. The idea being suggested by ATQC opponents that the 120 Db threshold represents some critical throughold value is likely to be without morit. The point there is that storms cover hundreds of miles. No marine mammal can swim away from them. If these animals really cannot abide sounds of this intensity, they would have serious problems during storms. Common sence suggests this is unlikely, to say the feast,

sppioval. Let's just not be stupid. In my opinion, both as an engineer and a citizan, most of onlycighed by the potential value of the project. Leff not let irrational emotional reactions Based on both common sense and the scientific merits, the ATOC project deserves mounte the arguments against ATOC are based on ignorance, emotion, and stupidity. They are without ment and should be ignored. The few reasonable and valid objections are easily and ignorance interfers with a worthy scientific project.

Thank you for taking the time to review this statement.

Sincerely,

Paul Stuart

2016 Grant St. Berkeley CA 94703

National Oceanio and Atmospheria Administration NATIONAL OCEAN SERVICE UNITED STATES DEPARTMENT OF COMMERCE

Monterey Bay National Marine Sanctuary 200 Foam Street, Sulta D Monteray, California 93940

BANCTUARY ADVISORY COUNCIL

Jenuery 30, 1995

Mr. Clayton Spikes
Marina Acquatios, Inc
4 Crystel Park, Buita 901
2345 Crystel Drive Arlington, VA

Dear Mr. Spikes:

I am writing on behalf of the Monteray Bay National Marine Sanctuary Advisory Council regarding the ATOC Draft BIR/EIS.

We have had this topic on our agends at severel Council sestings and there has been extensive discussion on the part of Council sembers and our formal advisory groups. Our three working groups - Conservation, Research and Bducetion - have each reviewed the document and their comments are ettached. Additionally, a list of an informal manner, is included as well. It is hoped all the comments attached will be reviewed and considered prior to the concentrations.

Sincerely,

Uhni Stront Uniform

Chair, Monterey Bay National Merine Sanctuary Advisory Council Karin Strassar Kauffman

Research Advisory Panel's Statement Sanctuary Education Panel's Statement Conservation Working Group's Statement Common Concerns Reised by the Public

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P. O. BOX 450 MOSS LANDAG. CA USA 93039-0450 (406) 633-3304

Karin Strasser Kauffman Chair, Sanctuary Advisory Council Monterey Bay National Narine Sanctuary 299 Foam Street, Suite 100, Monterey, CA 93940

Dear Karin:

The Research Activity Panel (RAP) for the Sanctuary met last Friday (13 January, 1995) and discussed the Draft Environmental Impact Statement (DRIS) and Environmental Impact Raporate (RADOR) to the project (BETE) for the project to be located off Point Sur, within the Monterey Bay Daborah Johnston (CDRI), indicated that, within the Monterey Bay Daborah Johnston (CDRI), indicated that the group had not had the time to meet and discuss the DEIS/DRIR but solicited input from the RAP. Consequently, Dr. Dan Coste (UCRIC), who has been integrally involved with very recent marine mammal surveys and tracking past several months, gave the RAP abries for the proposed ATOC study site for the the studies as they pertain to the methodology proposed in the DRIS/DRIR.

After much discussion, during which there was a positive concensus about the ATOC research proposed, the RAP approved the following process: Chair Johnston, in consultation with the RAP Chair, would revise the original (* 24 May, 1994) statement this resented to the SAC from the RAP to incorporate the comments from this recent meeting. Once she and I considered the verbiage to be working Group and RAP members for their consideration, suggestions, and ultimate approval. This process has occurred, with numerous end ultimate approval. This process has occurred, with numerous end ultimate approval. The process has occurred, with numerous end ultimate approval. Of the 22 May members provided input. All had additional concerns and ware encouraged to present those concerns in writing to AMPA by the 31 January, 1995 deadline. Therefore, the RAP and its ATOC Working Group, have agreed upon the statement on the attended pages.

Advisory Council meeting, 20 January, 1995. Deborah Johnston has also agreed to attend to discuss the statement, if necessary.

Gregor M. Caidhlet Professor, MIMI, Chair, RAP Sincerely yours,

Terry Jackson, Manager MBNMB Aaron E. King, Acting Research Coordinator, MBNMA

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· Original RAP statement to BAC regarding ATOC (24 May, 1994)

"The Acoustic Thermometry of Ocean Climate (ATOC) project has manned treaserd and agreeded to study by first emphasizing marine strandant treaserds and agreeding to prepare an Environmental Impact Strandant (ERS) before initiating their studies on ocean is apparently insufficient to evaluate the oursantly available information frequency sounds on marine mammals and other organisms. The research Advisory Committee (RAC) supports a rigorous marine mammal acoustic research program prior to acoustic olimatic research. We encourage that will optimize the operation of the ANDC sound source, thereby enhancing studies to operation of the ANDC sound source, thereby enhancing studies to determine the effects of these sounds on be useful in the BIS process. We further recommend that the RAC he acoustic study proposa that information from such studies will an integral part of the review process for the new markine mammal and the sendy such study proposal, the results of this study (if approved), recommendations to the Sanctuary Advisory Council regarding future ATOC examents.

Draft Roviromental Impact Statement/Enviromental Impact Report for the California Acoustic Thermometry of Ocean Climate Project and its associated Marins Nameal Research Program 19 January, 1995 RAP Statement on the

The earth goes through natural temperature changes on a added to the natural global warming, unpredictable and possibly catastrophic changes become possible. Han-induced global warming is perceived to be among one of the greatest environmental threater causal agents, our planer. Our ability to predict the rate of warming facing our planer. Our ability to predict the rate of warming possible and relevant factors dominouling global warming is poorly developed. A key component to global climate models is the tole played by the oceans. The ability to measure a change in the temperature of the ocean has the potential to enhance our atmosphare as they relate to global warming is and enderstanding of the interactions between the coean and the

This project provides an opportunity to test synoptic rechniques using sound transmission over a large area of the affecting ocean to test the hypothesis that global warming is project is that these sound transmission techniques can defect changes in the deep ocean temperatures. Temperature changes in the deep ocean temperatures. Temperature changes in the sound transmission techniques can defect ocean deep waters may be inferred from measurements of integrated sound travel time over broad areas. The DRIS/DRIR provides Research Activity Pause (RAP) supports the next phase of the Andrews the control transmittence and Marine Marmal Research (Pt. Sur Ridge) in the Monterey Bay National Marine Sanctuary (RENMS) (Table 1.1.2-1 on page 1-6 of draft document).

The project now has included the Warp to monitor potential immediate action to terminate the sound transmission if and when effects are detected. The Warp further proposes to take surface parabolid-equation and levels terminate the sound transmission if and when measurements of sound levels to varify the finite-element. Forcing the parabolid-equation model results utilized in the DEIS/DEIR conclusions. Available occanographic and marine biological data, iterature, auggest that the potential effects of the scientific alignals used in the ATOC experiment will have less than significant document). In addition, this project will provide much information on the distribution, abundance and behavior of marine manmals.

The first phase of the ATOC project gathered data on marine preferred sound source location and numbers in the vicinity of the preferred sound source location. The preliminary results of this study were presented at the public hearing on January 6, 1995 and to the RAP on January 13, 1995. These data indicate that only a few marine mammal species with low frequency sensitivity utilize

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traverse the area. Thus, AVC-source-induced changes in that distribution and behavioral responses can be studied in detail during early, controlled sound transmissions that provide a unique opportunity to assess the effects of sound on these marine assess. Based on the data presented in the DRIS/DRIR, the RAP concurs that this research project has the potential to address enthropoganiq global-warming temperature changes and detect behavioral changes species as detailed in the PARP. habitats in that vicinity. These studies also establish proceduras for the effective study of a select group from these species. They also indicate that several species can be successfully studied and that it is feesible to monitor the behavior of tagged animals that

Regarding whether it is appropriate to conduct the ATOC experiment within the NEWE, the proposed experiment is within the letter and intent of the MERNEY research wandate. The MERNEY was designated to promote research, education and conservation in this area. This research project is relevant to the MERNEY in light of chaleterious consequences for marine organisms predicted to be likely effects of global warning (e.g., altered climates, collapse of food chains, failure of reproduction, etc.) and whose servarity was demonstrated in the Monterey Bay region during the 1982-83 RI Nino event. Therefore, the RAP endorses the proposed ATOC 2-year project, including the MERNEY at the preferred location as described

January 19, 1995

STATEMENT ON THE ATOC DRAFT EIN/EIS SANCTUARY EDUCATION PANEL

The Sanctuary Education Panel as a whole has chosen to take a members will comment separately to express their own opinions on the project independent of the SEP. neutral position on the proposed ATOC project. Individual panel

order to model our goal of objectivity as an educational ideal for the opinions and those of our respective facilities and agencies aside in information about the sanctuary and the corresponding management issues in a manner which encourages individuals to reach their own This panel is committed to providing objective educational conclusions. We have consciously chosen to place our individual sanctuary.

The draft EIR/EIS states on page 4-8 that "research and education in this field will be stimulated" and on page 4-125 that "the potential for any effect on the education establishment in the area will only be positive in nature". We are in basic agreement with these the research proposed and will restrict our comments to this realm. We do, however, recognize the potential educational value of statements.

accomplish sanctuary goals of education, research and conservation TC to potential educational components of the proposed research in this document. We strongly recommend the incorporation of a significant Our concern is for the lack of substance and content directed educational component into this program. A clear commitment to public education is needed in this research protocol to fully Integration.

We see remarkable potential for the marine mammal research scientists, educators, the community, students and agency policy educational standpoint. We see this as an opportunity to use the component of this project, both from the scientific and the project as a model for the integration and collaboration of makers.

olining forces to make science real for students and to create future We are on the cutting edge of a new wave in science education environmental stewards for our sanctuary. In the Immediate future In the Monterey Bay Region. Institutions, facilities and schools are many local schools will be connected to research facilities via a high speed telecommunications network, through the Destination

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Tomorrow/Calren program. Already a sanctuary aducation electronic bulletin board is in place in local schools.

What these programs need are scientists to provide access to their data for students to explore and manipulate and learn about the available to teachers, students and interested community members process of science. What better and more intriguing data than the results being generated from the ATOC Marine Mammal Research Program? By making real-time data on our local marine mammals through education efforts, the positive potential for this project increases exponentially.

We strongly recommend that, if the project is approved to proceed, a formal research education component be incorporated into the project. Through this type of effort we can further sanctuary goals of research, education and informed management.

Dorris Welch-Burman, Chair Sanctuary Education Panel

POINTS RAIBED BY THE CONSERVATION WORKING GROUP (CWG) ON THE ATOC PROJECT DRAFT EIS/EIR BANCTUARY ADVISORY COUNCIL MEETING 1/20/95 o The CWG strongly supports scientific research within the Nonterry Bay National Marine Sanctuary. We are especially supportive of research that results in effective solutions to Sanctuary-related management problems.

o The CWG is very concerned about the potential impacts of low-fraguency sound from a variety of already existing sources (especially ship traffic) on marine life. One extremely positive outcome of the debate around the ATOC project is that it has heightened ewareness about this issue. Our preference would be for a study to be designed and executed specifically for the purpose of assessing effects on marine life of these existing sound sources. This is a vital era of inquiry, separable from the sole objective of ATOC to messure changes in the temperature of the cosans over time. o The CWG does generally support the overall goal of the ATOC project to track and model global climate change. However, given the project's global scope, long time frame, its location, and most of all, its uncertainties, the CWG believes that a cautious approach is a prudent approach. We simply do not know what the potential impacts of this sound source are. The PEIS superatedly concludes that it, no evidence for eightlicant impacts arists, the impact is nonaristant. This is a T-bk members and other conservation conservation working group public hearing earlier this month. What consistons conservation argenizations from the CWG is not in a position to take in the face of those great uncertainties varies. Thus the CWG is not in a position dody to put forth a specific conservation specifion in opposition by one concern about this project. There are many groups is that there continues to be concern about the project. There are many groups that continue to favor the use of dras that would minimize axpourm of matthe sanctinues. All cWG members agree that the time allebed to revelse the the sanction that continue to the concern set the this project to revelse the total senter agree that the time allebed to revelse the better the continuers agree that the time allebed to revelse the total senter agree that the time allebed to revelse the the there continuers agree that the time allebed to revelse the the this project. The revelse the time the continuers agree that the time allebed to revelse the the continuers agree that the time continuers to the continuers agree that the time allebed to revelse the the continuers agree that the time continuers to the continuers agree that the time of the revelse the time time to the continuers agree that the time continuers agree that the time of the continu 1-6k this compar project prior to the public hearing was completely inadequate for maiding substantive comments at the hearing. Each individual organization on the CWG, as well as many others, will be submitting their own detailed written comments on the DEES by the end of this month.

o The proposed location of the sound source in the Sanctuary does warrant special consideration of the potential impacts on legally protected Sanctuary resources. We support the NEPA and CEQA procedural requirements mandating an environmental assessment. This process is critical to giving the community the tools to consider whether the benefits expected from this project outweigh the risks to marine life. 4

o The MMRP — the pliot project and monitoring program — is the proposed tool to investigate and assess the affects of the ATOC sound source on marine life. Thus it is a vibilly important tool. Obesigns here been raised shout the relatively short duration of the pilot project (6 months). The CMG is particularly concerned about gaps in the areas of research oversight and monitoring. Unfortunately, the relationship of the pilot project to the initiation of the two-year ATOC feachbility

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Concerns Reised by the Public

- The following concerns regarding the ATOC Draft BIR/BIG have been brought by the public to the attention of the Sanctuary Advisory Council:
- segmentation of the Hawaii and California Draft BISS
- composition and authority of the oversight committee; who Attachas those people going to be $6\cdot 8$ Ø

study is not clearly defined. For example, as it stands in the DEIS, the criteria for changing project operations should impacts be detected are ill-defined and thus subject to interpretation. Improvements are needed in definited and the criteria to be used in determination of significant effects, in defining how a violation of that criteria will change project operations, and in defining who will make determinations of impact. Details and a timaline are needed which address how much time will be devoted to statistical analyses of pinct study results, peer and oversight raview of those results, discussion of modifications to the Mrift and potential for extending it in the face of unanticipated results, and for assurance that those amolifications will be made before the start of the ATOC climate-phase of absorbing the project findings, there is no protocol to specify how the results of the study will be used to modify, or stop the ATOC project in the event that a decreased. Moreover, the evaluation of date from the MRPP, and determination of significant impacts, must be made by a technically qualified group independent of the project, and must be released for public review.

- the short duration (six months) for pilot project on marine $f^{}_{-}b^{}_{b}$ 4
- how would "adverse impacts" be defined or measured; specifically what standards will be used

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- 22 - opportunity for public raview efter the initial Marine Mammel Research Project and prior to full ATOC study kicking in
- how would a halt be called or ensured if delatatious effects ${\cal TC}$ on marine life are indeed datected
- Sec. 2.2.3 - full exploration and evaluation of alternate sites ¥

Submitted on Behalf

o Finally, the limits of the statistical power of the pilot project must be recognized, and the monitoring program must be capable of detecting short- and long-barm impacts not rescalable by the pilot project. This type of monitoring program must be a prerequisite to initiation of long-barm ATOC operations. This must include a mechanism whereby unacceptable effects on marine life detected in

the monitoring program would result in changes in project operations.

4) Rachel T. Saudous, Centra la Havine Conservation— Chair, CWG of the Conservation Worky broup, (cour)

Jenuery 29, 1994

25526 Carnel Knolls Drive Carmel, California 93923

Advanced Research Projects Agency Marine Acoustics Inc. 4 Crystal Park, Suits 981 c/o Clayton H. Spikes 2345 Crystal Drive Arlington, VA 22282

Dear Addressess:

The proposed ATOC experiment is not as simple as it sounds, nor is it likely to demonstrate any capability as a means of measuring any trend in global ocean warming, even when expanded to criss-cross all the world's oceans.

analysed resolutions of ocean variability distributions. Those over long distances, involves many variables and complications. These limitations are outlined in my white paper which critiques the ATOC proposal, refers to the wealth of data already produced models compute for any specified route the distant arrivals of a lags, and intensities - nors information than could be resolved by any hydrophone array. Examination of such data reveals the general futility in this approach to measuring ocean by systems which continue to monitor the global ocesns, and suggests that the ATOC proponents be obliged to carry out some proof of concept" demonstrations by computer simulations using multiplicity of the source signel in verying orientations, time lang-range accustic propagation nodels and actual monitored and The conduction and detection of sound propagation in the sea, tenperature.

My White Paper, dated May 26, 1894, was presented to the Montersy Bay Harine Sanctuary Advisory Council, neeting May 27, 1994, and also sent to the UC San Diago Campus Planning Office with cover letter, June 24, 1994. Enclosed is a copy of the White Paper and the cover letter.

temperature variabilities. The premise that "The travel time is a direct measure of the large-scale average temperature between the source and receiver.

Is unfounded. The travel time relates to the visible path, undulating depths, and traversed temperatures and salinities. Furthermore the paths and signal errivals are multiple: it is doubtful that this can be sorted The ATOC Oraft EIS/EIR, dated November 28, 1994, provides no substantiations to back up astounding claims for categorically measuring ocean temperature. Nor does the Draft do justice to the wealth of alternatives in place, for monitoring ocean out because the paths vary from noment to noment, day to day. sasson to season, and year to year.

"....low frequency sounds broadcast in the deep sound channel can be detected over great distances." In one paragraph (page ES-3) the draft admits that ATOC may fail to provide any useful climatic information because of the inherent complexities. The only substantlated claim that the Draft makes is that

Ocean temperature cannot be resolved over long renges by accustic transmission. It has been tried, end will probably be tried by others who will stumble on this "bright idea". It is unfortunate that concern for the marine habitat has taken the spottight away from the fatal flaw in the ATOC proposal:

I find the whole ATOC pitch to be arrogent and insincere, aspecially in linking the project to long term global warning concerns. It will likely nove shead, hopefully not in the Monterey Bay Marine Sanctuary. The prize of thirty-five million dollars has created a lot of vested interests. Even some mammal concerns appear willing to accept support to study the effects. DoD vie ARPA funding will maintain some ocean-acoustic monitoring systems and efforts in signal processing. The opposition has little power against these forces. It is a pity that so enech disturbance and division continues to be generated by so unworthy a proposal as ATOC.

, Moneyed Mr Holl

Sent by overnight mail.

Karin Sirassor-Kaufmann Chair, Sanctuary Advisory Coucil Copy:

Member of Congress Sam Farr

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June 24, 1994

Manfrad M. Holl 25526 Carnel Knolls Dr. Garnel, California 93923

University of California at San Diago Le Jolla, California 92093 Campus Planning Office, 885 9588 Gilman Or. No. Marilyn Cox

Dear Me. Cox:

I'm quite disturbed about the nerits claimed by the promoters of the ATOC Experiment. My concerns are detailed in the enclosure which I prepared for, and presented to, the Montersy Bay Marine Sanctuary Advisory Council, meeting

negation ocean temperature. By colleagues and I are wondering what the EIR will offer in the way of explanations and substantiations. In particular, how will ATGC account for variations of path, depth and salinity, in relating travel time to a nean ocean temperature and what would this mean temperature represent? It is not enough to claim that changes in the travel time directly relate to ATOC claims an astounding capability for categorically temperature change along a direct path.

Manfred M. Holl, Ph.D.

"A Critique of the Acoustic Thermometry of Ocean Clinate (ATOC) Experiment", White Paper Draft dated Ney 26A, 1994, supplemented by a resume of the suthor's credentials. Enclosure:

Chair, Sanctuary Advisory Council Karin Strasser Kauffnan. ü

WHITE PAPER: This draft update dated May 25s. 1994.

A CRITIQUE OF THE ACOUSTIC THERMONETRY OF OCEAN CLINATE (ATOC) EXPERIMENT

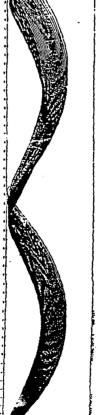
The ATOC experiment is not as simple as it sounds, nor is it at all likely to demonstrate any capability as a means of measuring any trend in global ocean merming, even when expanded to crise-cross all the world's oceans.

The time if takes for an ecoustic signal to travel from a source at point A (e.g., the Sancitary) to hydrophones at point B (e.g., off Hausil) is langth of path divided by the corresponding nean sound speed along the traversed path. The path taken by the signal, however, is not direct. It was near its way, arriving at distant hydrophones not just once but several times, overlayed, and spread over a span of time. And the nean speed along any path is not directly related to any nearingful nean temperature.

then does temperature but does very by uster-mass distributions in apace and than does temperature but does very by uster-mass distributions in apace and than does temperature but does very by uster-mass distributions in apace and time. (These is relatively little data to resolve salinity veribality in the world oceans.) The dopth dopendery of the sound speed is paramount. As for the temperature it is generally vernant at, and mas, the sea surface where solar warning and heat exchanges with the shopshere take place. The temperature decreases with dopth at a rate which overwhelms the effect of increasing pressure on the sound speed; sold over and increases with dopth at a rate which overwhelms the effect of increasing pressure on the sound sugar, off, the dopth effect takes over and increases the speed all the usy to the sea botton. The intermediate dopth of minimum speed is an effective sound channel because sound passing through this dopth from above or below is refrected back again to recross this lawt the the temperature does not decrease smoothly from the surface downered that the the semestarial mixed layers, and end nutitible thermoclines, and water-mass fronts and other currant-related complexities. The speed of sound in the sea increases, very nearly linearly, with

A sound pulse fans out from a source location as a wavefront the travel of any element of a wavefront defines a path or track called a ray. The entitled downward spread of rays is gradually bent (i.e., refrected) upward to cross lavels of animum speed to be subsequently bent downward agains the upward spread from the source reverses the phases of undulations. As a result the wavefront continuously folds on itself producing custics (i.e., the folds) wavefront continuously folds on itself producing custics (i.e., the folds) conplicated for those rays which reach to reflect from the sea surface or ocean bottom repeated reflections damp out the intensity of these rays. Because the signal follows a spread of pathways, through different temporatures, depths, and distances, the signal arrives at a distant hydrophone in a scatter of angles and arrivel innes.

is continuously changing in time due to water movements such as internal waves, ocean currents, upwelling or convergence subsidence, and wind-wave-action mixing near the surface. In its traverse from point A to point B e ray meandars through depth ranges which vary slong its course and in time. Pethwaye cannot be distinguished by errival angle because the medium traversed



Example of ray tracing for a source at 350 feat and a common sound-speed profile. The depth acale is in thousands of feet (8 to 14) and the range is in miles (8 to 54). Floure 1.

75 Assuming that a signal-arrival time for a ray can be pinpointed, what has been the distance invaled? If an astinate of the distance could be assumed based on some path statistics that then is the value of the near desperdice along the past tesperation of the speed veriabilities due to the depth undulations? Satismity variability must also be taken into account. 3

There are additional complications.

Unite undulating in depth the path is also subjected to horizontal refraction due to transverse gradients of sound speed. The resulting track bous and/or survers on its way to the hydrophones, depending on amounter ranging from transient to seat-parament features including any thermal (routs and eddies. I. 3f. This effect site varies the path traveled from A to B.

3

Another limitation of ATOC is that the sound in travalling from A to B does not sample the full range of ocean dapth along the routs, nor does it uniformly sample any one dapth along the shire routs. A sound source emitted in the cooler upwelling region of Petent Sor will be refracted to stay below warrer witer regions on route to Heuselt. The dapth to which the sound travels will also generally be limited over much of the route.

Weather in the oceans is comparable to weather in the atmosphere. Najor occan currents are primarily the rasult of the earth's rotation and the dimensions of the oceans. These currents are atrongest near the surface and carry heat energy from low to high latitudes; the return southerly flows to the east are broader and wester. Major currents, such as the Bull Stream in the Allantic and the Kureshio in the Pecific, are not steady but very in strength, breadth, and position. They meander and shad pools of were water to the cooler side, and cold addles to the werner sides. These addice generally drift and decay to hatch ambient properlies. These also variable deep counter currents.

Winds at the see surface transfer momentum to the see producing not only waves whose mixing action results in single and multi mixed-layer depths, but also produce such major effects as consisted and open-acesar regions of upwalling and of subsidence, and anomalous surface currents and phanosens such as El Miso, with durations and effects extending into seasons and years. Internal wave motions, on the other extreme, have periods messured in seconds.

uill very from pulse to pulse, day to day, within seasons, and year to year. If finding a trend is the only justification for ATOC, how long would it take? What would a frand occurring over a decade, on one route, indicate? If one could detect that the A to B route is warwing it may only be due to an excess of warming sections over cooling sections along the route, and offset by regions of cooling outside the route. Due to these natural variabilities the travel time for sound from point A to B

To establish an overall trand of ocean warming the heat budget over a large three-dimensional volume of the ocean would have to be mapped and nonifored over time, ideally estanding over entire accens and all oceans. Is the ATOC concept meant for this task? Where would sound sources and hydrophone arrays be required in order to crise-cross all corners of the oceans and in what nulliplicity? Where can all the ideal ear-mount sittings be found? Consider the cebling requirements, the recording and computer processings. The concept is sbaurd. Just what does ATOC hope to accomplish with respect to Global Warning? The assumption is that the Greenhouse Effect of increasing greenhouse gases in the atmosphere will result in a warning freed in the access. (An opposing theory is that the Greenhouse Effect will cause more cloudines to block solar radiation to the sea.) If more heat energy were to enter the sea the result would not necessarily be to reise the heat contents the consequences might be other, such as atrengthening the major currents which carry thermal energy from the tropics to poster regions to increase tee mail and warn northern climates. The point is that we don't have much idea about how the oceans, and the atmosphera for that matter, will respond to increases in greenhouse gases.

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decades to decedes, conturies to conturies, and ages to ages. Sone regions experience draught while other regions are flooded. Areas which were once forested are now deserts. Ice ages have come and gone, replaced in turn by Clinate changes have been occuring throughout the ages from year to year, werming eres. What were the causes? Athospharic wasther is strongly effected by the sas-surface temperature, and the ses responds to atmospheric influences such as the surface wind, and to other fectors at a slower rate. The stnosphere and oceans are a coupled system. The study of climate changes is complex; the science continues to learn about additional processes which play significant roles, including processes in the biosphere and in the chemistry and physics of the air and see. But what complex of signals should we enticipate as a result of the Greenhouse effect?

will never be parfect. They differ in design and detail, and will give diverging consequences to adding greanhouse gases to the atnosphere, but they should reveal some notions as to what signels to look for in the atnosphere and oceans. In any case the netural place to look for ocean warning is at the see surface and this is being well monitored by several agencies in the US and internationally. The secured experations variability is a major cause of regional climte variations. The current secentarial experature distribution over the oceans is an essential input to computer models applied in weather computer models of our global eystem, by several institutions. These models One hope at this time lies in the continuing development of comprehensive prediction.

The oceans are being monitored by several agencies in this country and abroad. US progress began repid development in the 1858's as part of Anti-Submarine Variare (ASU) defence work. These progress centered on sound propagation in the sea, emphasizing the development of computer progress for mapping sound propagation, and the development of ocean observation and data collection systems and computer enalysis systems for analysing temperature and producing sound-speed distributions in all oceans in timely, frequent feathon. (I was closely associated with the development of these capabilities at the Navy's Fleet Numerical Meteorology/Oceanography Center, from 1961 to 1981 as R & D contractor, and later in other capacities until retirement at the end of In mapping sound transmission, by ray tracing, many processes were taken into account. The Long Range Acoustic Propagation model was used with derived sound-speed cross sections over distances including the proposed ATOC routs, to map listening ranges, yielding signel errival angles, travel times, and intensity losses. The movel "the Hunt for Red October" by Clancy, served to acquested the public with previously-classified ocean sound monitoring capabilities. If there had been any sense in ettempting to messure ocean emportations by sound propagation this intensive work would have noted it. Besides, so much direct date was coning out of ocean tamperature monitoring

Operational threa-dimensional analyses of ocean temperature distributions for a given span of time, are primerly based on concurrent in-situ observations necessared during the interval as close to the synoptic time as managable and collected by satellite relay and the means. Reference climatic baseline analyses are sade from archived collections of Observations. The Master Oceanographic Observations Date Set (MODS) contains about four-million temporature site-profiles, down to several hundred meters on everage, taken alone the turn of the century. The years with greatest coorage are from 1950's into the 80's. The Comprehensive Ocean Athosphere Osts Set (COAD) includes about one-hundred-million reports of severaffee temporature. The distribution of these observations primarily reflects shipping lanes.

ocean temperature fields in three disensions daily, for northern and southern healsphere oceans, for years, on coarse numerical grids. Many regions are also enabysed routinely using fines grids. The Nexy uses these fields to map sound propagation and, inversely, listening covarage of fixed and deployed hydrophones, by applying acoustic propagation models. the Navy's Fleet Numerical Oceanography Center in Monterey has been analysing

The daily distributions of sub-surface ocean soundings (i.e., in-situ tenperature profiles measured by BathyThernographs) are spares but the information is cumulative; the history fitale compiled from FNOC enalyses are based on hundrads of thousands of BT's and millions of surface temperature reports. Compilations of sight years (1980-87) of Northern Hentsphere fields, candifour years (1985-88) of Southern Hentsphere fields, compiled by the NOA group in Montaray, show the extent of the large veriabilities from month to month and year to year. The oceans are covered with warm and cold enomalies of verious accios in apace and tines El Nino is a good example of a large cale enomaly. Messuring the travel time of sound for the purpose of determing ocean temperature along the route was proposed more than a decade ago in some quarters, and was terned Acoustic Tomography. After much expenditure and no haralded success the promoters have now resurfeced by seaking more funding in the cause of electing us all to Global Werning. ATOC spokesman leave the impression than the oceans' temperature has never been taken, that alarming ocean warming may be occuring, and that ATOC is the only way to messure it. Unfortunately they have the advantage of an uninformed public who are atricken with the sorry prospect that the Sanctuary has to be violated. ATOC is an academic exercise which, at nost, may make a minor contribution to the study of sound propagation in the sea.

comprehensive ocean accoustic propagation programs, to the satisfaction of non-vested pear revisuest. This is in addition to producing an acceptable Environmental Impact Report. What must be determined is what contribution can the ATOC system make in conjunction with all other concurrent observations including BI's, synoptic surface reports and sea-surface IR imagery taken by Before ATOC may be parmitted to operate their boom boxes in the seas they should be required to produce some "Proof of Concept" demonstrations by simulating the experiment using ocean temperature and salinity data and satollites.

Sincerely,

Manfred M. Holl, Ph.D.

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Carmel, California 93922 P.O. Box 221363 anuary 28, 1995 Advanced Research Projects Agency Four Crystal Park, Suite 901 Marine Acoustics, Inc. c/o Clayton H. Spikes Arlington, VA 22202 2345 Crystal Drive

Dear Mr. Spikes:

posed ATOC sound transmissions on marine organisms. I attended both hearings in Santa Cruz and have read a substantial portion of the Draft EIS/EIR. While it is clear that the I am a Big Sur resident concerned about possible long-term cumulative impacts of the pro-ATOC team has been responsive to public criticism (as evidenced by the reduced duty cycle), the language of the DEIS is sometimes misleading and the presentation unbalanced. Three factors bring the objectivity of the DEIS/EIR into question:

 The order in which ideas appear in a sentence or paragraph suggests a reversal of priorities, i.e., greater emphasis is placed on the MMRP than ATOC itself, giving the impression that the former is being used to justify the latter. For instance,

7 quency sound transmissions on nearby marine animals ... and [emphasis mine] to prove the feasibility of the acoustic thermometry technique for future global ocean climate The goals of the ATOC program are to evaluate potential effects of the ATOC low fremonitoring programs. (Introduction, p. 7)

find it curious that the MMRP objective is stated before the ATOC objective, In a simi-

lar vein, we read that

thus giving the impression that marine mammal studies are the driving force behind \mathcal{LIR} the ATOC program. The uncritical reader might infer from this, and from similar statements sprinkled throughout the document, that the principle purpose of the program is to monitor the effects of noise pollution in the ocean, rather than to add to it. Transmissions on that day would last for 20 minutes every 4 hours, which is necessary to study the potential effects on marine mammals \dots (Introduction, p. 5)

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The frequent use of language that minimizes or trivializes program impact appears designed to deflect legitimate public concern. For example, ٦i

levels in the vicinity of the sound source, but only during the 2.8% of the time it would The source sounds would also add somewha! [emphasis mine] to the ambient noise be operating. (Executive Summary, p. 10)

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Numerous references to existing noise pollution from supertankers, drilling operations, etc., seem to say "Look, this is just a little drop in the bucket." But it is clear from testimony at the hearings that some marine biologists already observe negative impacts,

such as lowered birth rates, from current noise pollution. These concerns are nowhere reflected in the DEIS/EIR.

The misleading use of statistics is perhaps yet another attempt to deflect criticism. Regarding possible encounters of fin, blue, and sperm whales with the ATOC source, we m

Statistical analysis gives the estimate that, with a 2% duty cycle, one whale would be exposed to 2150 dB levels less than once every hundred years. (Executive Summary,

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would be unusual (less than one animal exposed to levels of 150 dB or greater, on average, every ten years at a 2% duty cycle). (Executive Summary, p. 9) \cdots even elephant seals are sufficiently rare that close encounters with the ATOC source

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given section of ocean? How can we be believe in the validity of such "statistics" when in Section 4.3 we read again and again of how little we know of the distribution and cessfully for some explanation of how the authors arrived at these statistics. Do these statements assume that known members of target species are evenly distributed across a While I am not a statistician, I find these statements highly suspect. I've looked unsucunderwater activities of these and other species? In reading the DEIS/EIR, I am reminded of the commonplace that an investigator is likely to find what he or she expects to find. An environmentalist opposed to a proposal will expect to find adverse impact where the initiating agency does not. A number of statements in the DEIS/EIR reflect the underlying assumption that the ATOC transmissions will have no significant impact. This assumption does not always proceed logically from the immediately preceding material. For instance, in the Executive Summary we find

· Sperm whales—relatively little is known about their activities at depth.

Northern elephant seal-their low frequency hearing capability has yet to be

Leatherback sea turtles—their density at the proposed source is presumed low.

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Yet on the very next page we read the conclusion that in regard to these species, "significant impacts are not anticipated." We find the same conclusion again and again in the discussion of individual species in Section 4.3. The "no-impact assumption" underlies the following statement, in which the order in which the ideas are presented is of particular interest:

effects of low frequency sound on marine animals . . . either indicates minimal impact should be expected from the proposed ATOC sound transmissions, or the measured data are so sparse that the possible effects must be stated as uncertain. (Abstract) Available information from the limited research carried out to date on the potential

It would be more logical, indeed, more honest, to turn the statement around and add another possibility so it reads as follows: 1-

. . .

Available information from the limited research to date ... are so sparse that the possible effects must be stated as uncertain. This may indicate that minimal impact should be expected, or, that there may be significant inforesen impacts.

This is the possibility that receives little or no discussion in the DEIS/EIR.

In conduston, I believe that the Draft EIS/EIR contains a built-in bias that minimizes potential causes for concern and contains unwarranted assurances that the program will not have adverse impact on marine organisms. I'm not convinced that a six-month MMRP Pilot Study is sufficient to determine possible long-term impacts of ATOC and GAMOT transmissions on larget species let alone on all the species that do not fall under its scrutiny. While I believe a study such as the MMRP research already underway is needed to assess impacts of existing manmade noise pollution on marine organisms, I urge the National Marine Fisheries Service to deny ATOC's application for a Scientific Research Permit.

Sincerely,

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Jean Widaman, Ph.D.

c: National Marine Fisheries Service Representative Sam Farr

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Sincerely yours,

Whamed Research Flogest Agency Manne Acoustics, Inc. 2545 Chystal Divive Arlington, Virginia 22202

to couper H. Spikes, in express my opposition. I am writing to express my opposition. I the Mast Editomontal allow the ATDC project to proceed.

I allow the ATDC project to proceed.

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Advanced Research Project Agency Arlington, Virginia 22202 Marine Acoustics, Inc. 2345 Crystal Drive

Clayton H. Spikes,

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Advanced Recearch Project Agency Marine Acoustics luc. Z345 Cnystal Dr. Arlington, Virginia 22202

To Clayton H. Spirks,

It som completly opposed for the ATOC

project, Global warming is a fact, all expres, wake up and smell the coffee and quit spending all our money on stupid brainbrained ideas like this.

Thank you be your consobabli Extrant Franktin

To Cloyfor 11. Sites:

il am appalled with the ATOC project; the Deatt Envisonmental . Impact studement is inadequate to allow ATOC project to proceed decibel testing outurish the "uncertain" benifits of the Jesting burn the true priority, then the expinditur of try dollars would be better spent on close creegy. I believe that the risks to marine animal life by high Scrips Institute hus received . 55 million delless from the DOD to " sessech global uneming" housest, it jobal unemin

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Thomas Willard Sincereby,

P.S. I would appreciate a respond.

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Clayton H. Spikes,

here on Marine mammals. My understading 15 that it is to research global warming. Wouldn't the 35 million dollars be best is interested in global warming, Parhaps spent on cheen energy sources or resecret, on alternative energies? The 35 million dollars is from the DOD. It's seems suspious that the department of defence Atoc is a militery operation to improve the SoSus listening arrays which would over our sound they. I am worther in regards to the ATOC project. I am opposed to this proposed to this proposed pecarse of the unknown effects it win

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My first concernor is for the marine namunals.

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because its a flowlong problem. Classified equipment and results of shalies suggests to me that this may be a partial military operation.

Military operation the ATOC project until it's intentions are fully available to the public and the winder. Falienth I am avaiting.

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To: Clayfor Spikes

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It is obvious that propounts is: Does the OEIS adequately justify the need for this type 1) marrie manmal research 7

getar the close of the public commenters period This is not mough time. Since It the of ATOC are noting the project plan, so that the thing E15 is I-142 scheduled for release only 30 days

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Robert Johasan

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To Clayton H. Spikes:

I-15 Dan withing to oppose my opposition to the ATTC project. Draft Environmental Impact Statement (DEIS) is It is impossible to stinct the invariable, effect office of the decities, loss of the sound on maine manual sites and as a godinal dearlines and damage to reproductive and immen I book the advise impacts to vaine life and the "housever bruegos" as stated in the DBS so energeis, undergrafe to allow-the ATDC project to proceed.

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January 26, 1894

Odvanced Research Project Agency Murine Acoustics, Inc. 2345 Crystae D. Orlington, Vinginia 22202

I Clayton H. Spikes:

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Michelle Coffman Michelle Roffman 47 Nicholson & Rochester, Ny 14620

I am writing to express my opportion worly spent on place projects and snowy affected and brough efficiency and from the I dink the money would be more unknown effects on moune life. M. Spikes - [P][2]: 10.15[0] to the ATOC purped.

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Clayton H. Soites:

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CLAYTON H. SPIYES

I WISH TO EARLESS MY CONCOLD AND ORNOTHOUND THE ATOM PROJECT. THE DRINK EMIROMAENTAL IMPACT STATEMENT (DOS) 15 IMPOEMATE TO ALCON THE PROJECT TO ALCOSO AS JOHNSED.

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10 Abornow, The Scarps wormune has Regiever Schiulou Burges Team The Dod to "Reserve Green". It should burge I bury the Transcript They are the Theory Beet Would Beet Would Beet Would Beet Would Beet Would Beet Would Feet The Theory School And Evicous his frequent Andrews Charles And Evicous his frequent Andrews of ATDC while I wan this the Normage The Charles when we proceed to American Andrews The The Theory Consideration of the American Wormung To Its the Andrews The Live Andrews To I was a following the Interded The Live Andrews To I was a followed to the American Amer

Do Primmers to the Schooliness Mislanding Secret OF The Project BE HATED,

Sweep The Motions

Rochester, My 14607 Cynthe Simon 501 Avecill deve.

Advanced Research Project Agard Maria Acoustics Inc. 2345 Cyeshed Dr. Arhighm, VA 23302

To clayen Spiles.

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The se nime

DO NOT DESOTROY THE OCEAN TO "STUDY" THE PLANET CONCEPT IT CHANCE GLOBAL WARNING 13 PROJEN STOP THE PROJECT

C-94

Jan. 26, 1999 At 5:03 1 thought that the ATOC Dear Clayton H. Spikes.

has been a varing tread but the question is will it effect ocean manals? project was a good idea, but now my views have change. It s a great idea to use sound waves in the over to find if there

project until you study its effects on Whales the ATOC program until you can show proof that it dosent pose a problem to the wild life. they were there Fist. I uspe you to stop There consider the termination of the Whales use these waters too. In fact and other sea numals.

J. Melchy

P. Berning O.

To Chyton H. spikes:

Impact Statement 1s toc madequate to allow the I am withing to express my opposition to

pleject to proceed as physical.
To begut, the adverse affects on marine life, as well as the research "benefits" are described in the Isla

OEIS as being unknown. It is impossible to determine the irreversible and long-term effects of

high-decible, low-frequency soundwares on maline

Fuithermore, the Scripss Institute has leceived 35 million dollars from the Department of Defense to "cescarch global warming" his combined with the fact that certain aspects of the ATOC are "classified" by F.1 the pentagon leaves the study's true purpose much in doubt.

I vige you to make the ATOC's full purpose public, and extend the deadline of the public comment petiod. Anything less is unaccectable.

January 27, 1995

Four Crystal Park, Suite 901 c/o Mr. Clayton H. Spikes Marine Acoustics, Inc.

Arlington, VA 22202 2345 Crystal Drive

Dear Mr. Spikes:

I am writing today to express my concern over the proposed ATOC experiments earmarked to be conducted in the national Monterey Bay Sancutary.

published on ATOC, it seems that other alternatives which are less harmful to the fragile marine life are being overlooked. As a result, I have a few After reading the Environmental Impact Report as well as other literature questions that I feel need to be answered before the experiment is carried out.

Have locations, other than the Sancutary, been considered? Have other L.42 experiments, in particular the one published in the New Scientist Journal (Winter 1994) that utilizes satellites and has the capability to monitor the oceans and provide information on temperture fluctuations much more

effects, been considered? Lastly, why hasn't the possiblity of conducting the L-53 effectively than the ATOC experiment could without the devastating sideexperiment at 50 db rather than 190 db (which is significantly more damaging to the marine life) been seriously addressed and explored? 4

Given the above, I implore you to do everything in your power to reconsider ratifying this dubious experiment until these questions are fully and adequately addressed.

Thank you for your immediate attention to this matter.

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Sinperely,

Manderley, Cla 93946

Advanced Research Reglect Hyancy DEGENNED Morine Acoustics, Inc. C-98
2345 Crystal Di.
Hrlington, VA 22202

1621 South ALVA. Comy J. Conn

56/60/1

Am Acoi, w. 1-49154

Muric Housted, Inc. " "
2345 Cuptal Drive
Alington, Uniquia 20202 Avanced leaench Popert Copney, To Clayton H. Spikes,

Empet Statement on the ATOC experiencent is in complete and the research benefits are, as 5 taked in the Dungs, uncertain, I ask you why not permanent domas. I am concerned that the Draft Environments Keuse respond to this lefter! to marine mammal? Sminel,

1500 DhuVarren Rd Ann Arbor, MI. 48105 Much Bulven

RE: ATOC : · inadegrate DE15,

1 and effective in addressing 1-30

securly to climate research. I's 2 · inappropriateness of military

subject to examination and termination perbudget priorities. · NAVAL communications study

CANCEL THIS LAME PROJECT NOW!

Santa Cruz, CA. 1/25/95

Advanced Research Projects Agency Marine Acoustics, Inc. Four Crystal Park, Suite 901 Mr. Clayton H. Spikes Arlington, VA. 22202 2345 Crystal Drive

Mr. Spikes

document, quite lengthy, and I realize that its preparation must have taken a considerable amount of time. Still, it does not change the way I feel about the ATOC project. In my opinion, the planned ATOC project is one of the most useless, ridiculous and heinous proposals of the decade. In not even sure I fully believe that its purpose is to study global warming and/or the effect of sound on marine mammals. As a surfer I spend a fair amount of time with marine mammals. I don't need to bombard them with noise to know that they're not very I have taken some time to peruse the Draft EIS/EIR for the ATOC project. It is an impressive fond of it. In fact, most fools who've been bit by a seal will sheepishly admit to having barked at it.

Seriously though, what do surfers know about the ocean and its creatures?? Our knowledge of the ocean something that is inexplicable to someone who hasn't done it and feeling - alternately humbled and empowered around you and the thunderous roar can only be compared to the sound of a jet engine at take-off. Yet the roar of the waves is natural, not man made, and one of the only sounds that belongs in the ocean. Along, of course, by the raging waves. Have you ever stood in the curt of a wave Mr. Spikes? It is an unforgettable experience. honest, Mr. Spikes, the complete experience of surfing is so sensual, so spiritual, so dynamic and exhitarating with the cry of the gull, the underwater avalanche, the bark of the seal and the haunting songs of whales and does not come from studying scholarly books or journal articles and dissecting or observing sea creatures . cither in labs or nature. Our knowledge comes from being - fully immersed in the oceans waters, doing -You know you're in imminent danger yet somebow you feel secure. Time stands still as the water whirls dolphins. Man made sounds do not belong in the ocean - even in the interest of "science". To be brutally

the real purpose behind the ATOC project is but the bottom line is... any further noise pollution of the ocean and radiation, our garbage and shit and the obnoxious noise of our machines. It is time to stop. I'm not sure what We have polluted the occans of our world for far too many years, with our toxic chemicals and and such an active meditation that it makes scientific studies seem like only so much fluff and trivia. subsequent harassment of her creatures is entirely unacceptable.

biologists but that our knowledge is very different from theirs. We enter Mother Ocean on Her terms and know Her power intimately. One thing all surfers know, deep in our hearts, is that the ocean and her creatures are a My contention is not that surfers know any more or less about the ocean than scientists or marine vast, inexplicable mystery. As surfer to scientist my suggestion is this. Let it go and let the mystery be.

Sincerely,

FINALY THE "HUSH" CLORE HO DREER PHONEORING STATE SHOWN ON THIS WHOLE PROTECT MAYER GLOBERY WARNING IS JUST A SPERIUL MAN & THE PEATL GODE IS TO SHORE UP THE MUTINAL IC IMPROVINS STRUMBUNE DETECTION AND TO SELL WAS

2. OFEUR YO ENGEST AN UTLY UTTERED NOTIE,

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THE INFUTIONS OF THE ATOC

ABA PROPOSED FOR SHELVING, I THE OUTDITED SOSUS WATERING

ADVANCED RESEARCH PROJECT AGENCY
MARENE ACOUSTICS INC.
A345 CRYSTAL DRIVE
ARLINGTON, VIRGINITA A2202

To Charten H. Spiras,

Sam writing to express my concern respecting the public comment gened to be extended. Surep the extended. Surep the extended. Surep the extention for the reasons goldowing. The manneds remains uncertain. The true intention of the A.T.O.C. experiment remains unclear intention of the A.T.O.C. experiment remains unclear intention.

I understand that certain aspects of the A.T.O.C. of remain classified by the transfer experiment.

I designed to improve submending multiply experiment.

I designed to improve submending detection. The subment.

I designed to improve submending detection. The subment.

KEVIN KELLY 85-33 GW AVE ELMHURSI, N.Y 11373

Heur Truly, Nevra Allly KEYIN KELLY

2345 Chyster dr. :

Arthydian, Va 22202

To Claybor H Spikes,

1 the public comment period, so more people like mystelf Ithis can have the opportunity to notify your department of their apposition to their ATOC project. study, the length of the public communt period, and the I am withing to vige you to halt the IF you cannot halt the project now, at least extend A TOC project. The Draft environmental Impact stated rewons For this project are all inadequate Justification for proceeding with this project.

Thankyer

Frient that Con Papamenall

COO) 1-2 1-2

NY, NY 1000) 163 Ludle St

BEERWEOK. Rud

Advanced Research Project Ageny 2345 Crystal Driné Arlingdon, Virginia 22202 Merine Acoustics, Inc.

To Clayton H. Spikes, I am writing in opposition to

the proposed ATOC project.

The supposed benefits and information are insufficient.

Due to the negative offect(s) strongly urge you not to continue with it.
I will be watching this this project will have on marine life, I issu dosely.

Sincerely,

Kirsten Red

C-104

Abund Besudy Rojet Amy Mira Acoustis, Inc.

January Ole, 1995

To Clayen # Spikes:

Arligh, A 2000

Chieft Environmental Implied Statement (DEIS) is indequite to

ove stated in the DE1S as uncertain. It is impossible to Estimate 126 the interestible effects of high decibe, low-staying sound on maine manula suches gradual dealness and dange to reproductive and immute allow the ATOC project to proceed, Both the adverse impacts to marine life and the "research benefits" Systems.

Scripts tratitue has received 35 million dollus from the DOD 6. research global maring. It global warning was the true probably, then the Expendience of tax dollus would be better spent on clean energy, energy efficient, and other responsible efforts to reduce our impact on the global climate. The "classified" nature of the ATOC project indicates that it has nothing to do with global mering, and suggests that ATOC is a military operation to improve submerine detection and make use of the 50 SUS listering arrays which would a therwise be short down. been revealed to the public and further delayses must our before this project is allowed to proceed It is dur that the true intentions of ATOC have not 4

Bul Clirke 135 Ray St. 411 NEW ROL NY 10014 Sineraly Pale of Other

C-106

OBJUTE OF THE OF

Pathlck Perkins 13561 Capitol Road Grass Valley, CA 95945

Advanced Research Project Agency Maxine Acoustics Inc. Arlington, Virginia o Clyton Spikes 2345 Crystal Drive

RE: ATOC project Environmental Impact Statement

Dean Mr. Spikes;

I believe that the EIS fon the ATOC (global warming) project is inadequate. The current EIS does not adequately address the full impacts of sending the proposed underwater brequencies from the Monteray Bay area. The current EIS specifically states that the impacts to maxine mammals is uncertain. I am concerned that the emission of low brequency sound waves through the ocean may cause adverse impacts \mathcal{I} - \mathcal{I} \mathcal{I} to maxine like. These impacts ange from premature loss of hearing and damage to the reproductive systems of whales and

It is my understanding that the purpose of preparing an Environmental Impact Statement is to clearly determine what the potential environmental impacts are prior to conducting a profect, yet your EIS states that these impacts are uncertain.

Your impact statement must address the impacts that your project will have on the marine libe.

Sincerely,

Patrick Perkins

Sun Francisco, (A 94103

Abund Organian Project Agency Arington, Virginia 22200 Maria- Acoustics; Inc. 2345 Cryston Oine

To Chapters H.Spikes:

\$3.5 million on implementing clean energy chokes. Wind I-36 1just learned of the Acoustic Thrinometic of Oxean Climets found , solar famer and leneutable resurces from 10150 been First, We already know traigh about global warming to CATO) pojed and Idisague with the panon many points Kinow that the Solutions are clear. Why not spand thy Assurance Juniogn. His time to change to threm!

Comments is . In . 31. The Gept + will beleated one mouth pater. This is incidental. 14 year an equing to pretery to include the Dublic, of redat make it believable. tampar wirn. Imagin, loud taxes signalo emitted every four hours for 20 minutes in your office, just to see how Selond, Salding Soundwaves through the ocean commot melp but domage, marine life. It is not our place to youd react.

I demand whate public natice and a longer comment-perior I demand that you take time and respond to my comment.

Adep A. Mackeyicius dut Modern cur Eageny awaiting your Keply

To Chuyen II, Spikes:

Ian wishing you to express my opposition Atoc. I had That The DEIS is inallywate to allow This project to proceed.

I also use you to everal The public commit period The revenue stated are usents also The Driversible effects of high decibed, low-frequency sound or maine nowmods such as gradual defenses; dange to reproductive: immere systems are not a very pearful way to live with notive. I know you ggree with this. Got are one of our coning human raves

O BEGEINIGO 1/26/95

To whom it may concern:

Verse 1677 I also feel it is dangerous and unfair to put our sea I-3.b I feel it is a waste of money, first of all because even if there In regard to the ATOC experiment, I am totally against It. is global warming or if it is detected what can be done to re-

would be a worth while use , or on research of the many illness' Please reconsider and scrap this experiment. Certainly the money can be used in a more useful manner. Our oceans need to be protected from pollution and abuse from over fishing, that

Thank you for the opportunity to express my feelings.

Mrs. Veronica Burns 945 Old Stage Road Salinas, CA 93908

light Engerational and partialation 15.19 1-126 Me to extend the & comment period. powstern to the ATOC pages to Serupto an stated in the 1815 as Bolomate the ancaverable flectors high decilele, low-frequence " sound then the expenditure of tax delease methon dollars from the 60% to herearch global warming it global A Tal-paged to proceed the ugg mentaem at as ampossable to marine dyle and the receased 10 "Octor wadesquete to allow the il con winting to expuso my deriggs almotitute has accused 35 To Clayton of Spales horoduction and ummune systems. Both the adverse impacts to gradual dufmeas and damage-ta 1

We wife you to get more information on Airheimer's disease. Compliments of Airheimer's Disease Research, 15825 Shady Grove Rd., Suire 140, Rockville, MD 20850

C-110

energy, energy efficiency, and other would be bitter our work on clean

hepsneible efforts to reduce our impact on the gloval climate. The flaboritud histians of the ATOC with augustical state of ATOC is a mittain of that other and make use of the Sosus lieuming analy which would ortening analy which though.

214 is clear that the true substruct been revealed to the format
and further analysis must become the proceed

Sincerely yours

HULMED RESMECT PROJEY MONCY MARINE ACENSTICS INC. C-111

d345 CRYSTAL DENG ARLINGTON, VIKGINIA 22202-

TO: CLAYTON H. STIKES

Pere Sie,

I Am Westins TO Exitess MY OPASSTUM TO 17the APOC PROJECT, THE DRAFT ENVIOLMENTAL INSTACT STATEMENT (PEI 13 INDEQUATE TO ALLOW THE PROJECT TO PRICEED AS PLANNED. FIRST OF ALL, THE ADVERSE SFFEETS ON MAGNE LIFE, ASWELL 1932,
AS THE "RESPECT BENIETS", ARE LASCEIDED IN THE DELS AS BEIND BY
LONG-FIRM FRECTS OF HIGH-PECIBEL, CON FRE OVENCY SOUNDWAVES
ON MAGNE MAMMELS, THIS DAWRSE COULD INCLUDE GRADIAL PEAINSS.
AS WELL AS DAMMAG TO REPRODUCTIVE NAVI IMMINE SYSTEMS. THIS PRINGS.
COULD PLETHER DEJESTATE THE PARIOLY DEFICITION HEALTH OF OUR CREMS.

FURTHERMET, THE SCRIPS, INSTITUTE HAS RECLEVED BY MILLIND BULLAS.

FROM THE DOD TO "RESIDENT, THEN THE USE OF THE DELINES WOULD BE MILLIANS THE TRUE PRIDENT, THEN THE USE OF THE DELINES WOULD BE MILL WISHEST SHIP IN THE PROPERTY, AS WHELE AS OF CLAN SANGEST TO REDUCE DUE INTO ON GLOBAL CLIMNIE ALSO, THE "CLASSIFIED" NATURE OF THE ATOC IMPLIES THAT THIS HAS NOTHING TO DO WITH GLOSAL WARMING, RATHER IT IS A MILL THEY OFFICED INTENDED TO IMPRINE SUBMINIO, RATHER IT IS A MILL THEY OFFICED INTENDED TO IMPRINE SUBMINIO, RATHER IT IS A MILL THEY OFFICED OF THE DELINES.

If is clede statch that the intentions and consequences it of note that not Bean Revened in the Policia and ITHELENET. A Revene of the Robic and ITHELENET.

THANK 50 , Q.
STEPHEN J. D. VEKEE
73851 LLVO

S. 1 162 M. 48178

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1077 APPLE COURT IN CONCORD, CALIFORNIA 94518
PHONE NUMBER (415) 689-8959

Advanced Research Project Agency Arlington, Virginia 22202 Marine Acoustics, Inc. 2345 Crystal Drive

To Clayton H. Spikes;

I am writing to express my opposition to the Acoustic Thermometry of Ocean Climate (ATOC) project. The Draft Environmental Impact Statement (DEIS) is inadequate to allow the ATOC project to proceed.

Both the adverse impacts to marine life and the "research benefits" are stated in the DEIS as uncertain. The National Academy of Sciences had concluded that the lack of I-15 scientific evidence on the impacts of ATOC makes it impossible to estimate the irreversible effects of high decibel, low-frequency sound on marine mammals such as gradual deafness and damage to reproductive and immune systems.

Whales and other marine animals are critically dependent on sound for social communication and food finding. This project will not benefit ocean animals.

Additionally the intent of the ATOC experiment is not clear to the public. I urge an extension of the public comment period.

Thank you.

Sincerely,

C-113

To whom it may concern:

Regarding Aroc

We're against this experiment!

We feel there's enough evidence to assume global warning is occurring, so I=1 let's take the time and money to address it directly now. Is it really I=3 b necessary to harm the ocean life with some elaborate testing that may just waste time and not prove anything,

Sincerely,

O Similaria

Tom & Tracy DeDore 1357 Ployd Ave Sunnyvale, CA 94087

JANUARY 21 1995

I oppose the ATOC project. The DERS is insdequate

The Irreversable affects of high doerblu-1 Ion Frequency Sound: my marring I. Mammads + (Prenhapse on humans) I. have not been determined.
Preceeding in 11. row-poor. Hold.

70 GROVE STREET NEW YORK CITY, N.Y., 10014 USA PHONE - (212)243-3060 FAX - (212)243-3061

Printed on Recycled Paper

C-115

KEVIN JOHNS SAJFANTEDCAC (CCC CAK ST. # 36/42/1

> ADJANCED RESERREY ROJECT AGENCY MARILLY ACQUISITECS, TAX. PRLEXTENS, WA 22202 2345 CRYSTAL DR.

TO CLAYIBO K. SPITES:

I AN EN CROUTSIEW TO THE ATOK PROBET THE BRAFF ENVIRONMENTAL TMPACT SIMIEMENT TS ENEW TO ALLOW THE ARREST TO ומשקשון THE NOVORSE IMPAINS TO MARTHE LIFE THAT CUT WATER ANY POSSTBLE PESARCH PLANETTS, TIMSE PUSPAP.

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KEVINE: DANSA

C-116 3828 22nd St.
San Francisca, CA 41114

January 24, 1995

OBCINIBO

Clayton H. Spikes Advanced Research Project Agency Marine Acoustics, Inc. 2345 Crystal Drive Arlington, VA 22202 Dear Mr. Spikes:

I am worthing to write my opposition to the ATOC project. The DEIS is inadequate to allow the ATOC project to proceed.

We are acceptual of the impacts of the tests on musine life; and the benefits with respect to the purposes of the project he not justify the 35 million dolbus expanditure. The tax-enjoss among would be better sport on clean envery, owerly efficient of these responsible efforts to reduce one impact on the jobal clinity.

The "classified" notive of the project and the close this behaven the DOD Integrate and the ATOC indicate the project and the supporting military elicities. If and the public descences full and immediate discharges.

Thankyou,

Peter J. Carr

Dear ATCE, C-117

O BINNESSES O

Stop Now! Before its too take to concer your mistakes. To not continue to Recasses the known. Clean energies are current 3 Novideble. Why not spend a dine or two that way had! Seends are to the WARD by many tipped of Mains life, life that links to us as survival of mone species. Thanks.

Wathen,

C-118

January, 24,1994

Advanced Research Project agency
Narve acoustics, live.

2345 Crystal Drive Arlington, Virginia 22202

To Clayton H. Spikes:

lam withing you to express my concern and opposition to the ATOC project. Does the Draft Environmental Impact Statement adequately justify the need for this type. of marine mammal research, or the need for the atoc project?

The adverse impacts to marine life as well as the 1 kescards benefits are staked in the DEIS as uncertain I15 It impossible to estimate the interestible effects of high dailed, but beguntly sound on Manne Mannacks.

If Global Warning were the true priority.

It project, then the 35 million dollars that was just by the DOB to the Scripps Institute, when I be setter spent on clean energy, energy their responsible efforts to reduce impact on the alobal climate.

global Climate. Belone this project is allowed to proceed, further malysis must occur as whele as an extension on the 1-142

public comment-period. I look forward to recieving a response.

Sinurely yours, Kerry B. Muenane,

To Chaylen H. Spikes, C-119 PRESENTED

opposition to the ATOC project. The already process my opposition to the ATOC project. The already process of process of the stand of the always the ATOC project to proceed to the always imposed to the process of the analytic are started in the DEIS as unestable to estimate the interestible effects of high decided, low-thequency sound on merine naminal such as gradual deather and deather to expenditure of high decided, low-thequency sound on merine mammals such as gradual deather and the expenditure of the transmitted and the priority than the systems. The three priority than the systems and the clear consists effort to reduce our impact on the global warming, and efficiency, and the stand of the sound suggest that it has nothing to extend of the sound water we of the sound oftening arrays which would oftening to shirt the light sould oftening arrays which would oftening a stays which would oftening a stays.

It is clear that the true inturbing of ATOC hour not been reverted to the public and churther analysis must occur table this project is allowed to proceed.

Sinceredy,

Jave Lir

Jane Gire
1300 4746. Are
San Francises et

P.S. Please respond in writing.

And the Part of Part o

SEGMINE O

ADVANCED RESEARCH PROJECT AGENCY WHARINE ACOUSTICS, INC. 2345 CRYSTAL DRIVE ARLINGTON, VIRGINIA 22202

1/24/95

TO CLAYTON H. SPIKES,

I AM STRONGLY OPPOSED TO THE ACOUSTIC THERMOMETRY OF DAMAGING REPECTS ON HARINE LIKE OF THIS PROCEDURE HAVE BERN ADEQUATELY STUDIED AND IDENTIFIED. I DO NOT BELIEVE ON AN IMPORTANT PRICHT TO IMPOSE POTENTIALLY HARMFUL TESTS AREA. ALL CREATURES OF THIS EACHT HAVE THE RIGHT TO THE COLLIFORNIA CORNIST PRACEFULLY HARMFUL TESTS AREA. ALL CREATURES OF THIS EACHT HAVE THE RIGHT TO CORNIST PRACEFULLY MITHOUT THE INTERFRENCE OF ADVERSE TESTING DONE IN THE NAME OF GLOBAL ENHANCEMENT.

SINCE THIS POTENTIAL PROGRAM HAS NOT WIDELY THE PUBLIC, I URGE YOU TO CONSIDER OUR EXTENSION OF THE TIME FRAME FOR GATHERING FUBLIC COMMENT.

SINCE SO MANY OFHER POTENTIAL PROGRAMS FOR COMBATING MITHOUT THE HAZARDY EXIST AND COULD BE IMPLEMENTED PREFER THAT MY TAX DOLLARS BE USED TO FUND THESE ALTERNATIVES. I HOULD ESPECIALLY PREFER TO SEE THE ALTERNATIVES. I HOULD ESPECIALLY PREFER TO SEE THE ALTERNATIVE CLEAN ENERGY SOURCES SUBSIDIZED AND EXPANDED.

LET US NOT FORGET THAT WE SHARE THE EARTH WITH MANY OUR OWN OWN SURVINAL. IT HOULD NOT BE HISE TO UNNECESSARY FOR DISRUPT THIS PRECIOUS ECOSYSTEM IN THE NAME OF SAVING IT, CORNERSTONE AND CAUSE THE BUTTE OURKNOWINGLY PULL OUT THE CORNERSTONE AND CAUSE THE BUTTER EDIFICE TO COLLAPSE.

SINCERELY YOURS

I VYING TO CARAPIANA

YOUNGE W. LESSMANN

C-121

To Clayfor H. Spilces,

Lon writing to refires my apposizion
to the ATOC prosed. The! Drust Enion month!
Impact Stadomont (DEFS) is Inadograph to
allow the ATOC prosed to procoed.

Booth the absence impacts to matthe in the lite and the tresant beneishs are shafed in the DEIS ancersham. It is impossible to estimate the interpretable offices of high decibil fow themery I-12. It as smalled sound on marine manines, Such as smalled declarer and danger to reproductive as burning systems.

Scripps Institute has received 35 million dollers from the DoD to reasonal global warming. If global warming. If global warming. If global warming. If expenditure of two dellars would be beder growd on clean, energy efficiency, and other responsible efforts to reduce our impact on global warming. The classified nature of ATOC project indicates that it has nothing to with global warming, on Suppost that ATOC is a military operation to I.1 improve submorine detretion and makes use of the c SOSUS listening arrang which would otherwise by that ATOC.

the SOSUS listening arrays which would otherwise he shut down.

It is alear that the true intentions of ATOC have not been revealed to the public and further analysis must occur before this proceed.

Sincorety.

To Chayton A. Spikes;

I am worting to express my opposition to the ATOC Project. To combine military research, with global warming research; bunkrolled by the pentagon and executed by the Scripps Institute of Oceanogruphy is Absord, unethical mad anti-nature. Scripps Institute of DoD, and that is illegal. You are not though is illegal. You are and that is illegal. You are of things. Quit your Jobs, stay home and meditate for the sake home and meditate for the sake home and meditate for the sake

14 Shafar War Asirpart War Jairpart, M. J. G. Lannery 269 1995

Advanced Research Traject Geney Marine Acoustics, Inc.)

Alighery Trainia

To Cluston Stikes

of the ATOC project. The idea of wasting 35

willian dollars to project. The idea of wasting 355

300 c.R. mark scientists around the world have
TS HAPPENING, is instructly misquided. The
Potential damage to Pacific marine namule

makes this instructory reconsider ATOC 5

motes you to seriously reconsider ATOC 5

money should tespent to stop allosal warming

rather your step of the stop allosal warming

time and consideration is throughly auctory

Sincaly, In: How hois Ausky

Jan 24, 1995

Advanced Research Project Agency Marine Acoustrs, Inc.

2345 Crystal Dive

Mr. Spikes:

to the ATOC project.
The DEIS does not adoquately separt
the perported bonelost of this incorporation.
The money being allocated for this show
af Global Warning would to better spect inaminals on contragoration des Core end belonginars a regative and their fore, should not be undertaken. Also, the art effect of this research

Love, Tad (up)

!

C-125

56/22/1

To Clay forth. Sp. kes

I am eppered to the ATOC the DE15 has stated the impacts "It is to my Knowledge . That to marine like are adverse.

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45 and belong here Ger after. These animals were have before

1 Namila your facts are assurable to public,

(frolling?) I'm Anclerson

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C-127

APWANCED RESEARCH RESECT AGENCY

OBJUSTICAL DE LA COLOR DE LA C

Mapine Acoustics, Inc. 2345 Ceystat Drive Aleunoton, UA 27202

56/ 42/1

To: CLAYTON SPIKES,

CHANGE THE TATH THAT SOCIETY HAY TAKEN WHICH LEADS TO CLIMITE I-36 TO THE ATOC PROCRAM. THIS PROPOSED PLOJECT IS INAPPROPRINT RISK LOSING SOME OF THE LAST GREAT THINGS HERE LIKE WHILES GLOSAL WARMING THEORY SO STOP STUDYING AND TAKE POSITINE WEITING TO VOICE MY WELL INFORMED OFINION OF OPPOSITION AND DOLTHING! As FAR AS I'M CONCERNED THE EVIDENCE IS IN 95% OF THE SCIENTIFIC COMMUNITY Abrees WITH THE PROTECT UARIOUS MAMMALS IN THE OCEAN THIS PROTECT WOULD MARINE ENVIRONMENT, ESTECIALLY IN THE ARCAS SET ASIDE TO BUT I HIGHLY DOUBT THAT ANY FINDINGS WILL DO MUCH GOOD TO STUDY THE OCEAN FOR EVIDENCE OF GLOBAL WARMING'S EFFECTS SIMPLY BECAUSE OF THE POTENTIAL DAMAGE IT COULD PO TO TILE As A CITIZEN OF THE UNITED STATES, I AM STATEMENT WHICH COULD LEAD TO HOPE FOR OUR FLITURES AND THE EARTH! SPEND YOUR (My) MIGNEY ON THAT AND DON'T CHANGE. WHAT WE NEED IS ACTION TO STOP THE WHEMING OF ACTION! YOU ALE IN A POSITION TO MAKE A POWERFUL our Children's!

weerly,

Helmmed Resourch Roject Agoney C-128 Artington, Vinglair 22202 Musine Acasitics, <u>Idue.</u> 2345 Crystal Drive

55/40/1

OBJANTEDE OF

To: Cleybu H. Spikes,

well know that He DEIS is inodeguat to kt the ATOC I am working in apposition to the ATOC project. It is Poight to continue.

I-122,6 imvestigated. Some of the possible effects juckede "
ground definess and chumze to the reproductive and allowed to controve the advorse effects which could De crused to marine the stould be note thoroughly It is my belief that before this project should be immunic systems.

scienced by the Enighs Institut from the Department of Defense to research "global warming". I don't buy the line that "global warming" is the real carcars I-1 Pleuse take this ple senously, manive life needs our Couldn't the interst of global wermy be better sport or than such as clear enorgy, anary efficient?. In conclusion, I token that this strong should Are estimated traity fluc millian dollars have been be ledical juto before it is allowed to commence,

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Thruks For reading,

AMBAG

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ASSOCIATION OF MONTEREY BAY AREA GOVERNMENTS

Office Location: 445 Reservation Road, Suite G, Marina P.O. Box 809, Marina, CA 93933-0809

(408) 883-3750 FAX (408) 883-3755

January 12, 1995

University of California-San Diego Campus Planning Office 108 Administrative Complex La Jolla, California 92093 Cindy Rogers

Draft Environmental Impact Report/Statement for California Acoustic Thermometry of Ocean Climate (ATOC) and its Associated Marine Mammal Research Program

Dear Ms. Rogers:

RE: MCH #019503;

AMBAG's Regional Clearinghouse circulated a summary notice of your environmental document to our member agencies and interested parties for review and comment The AMBAG Board of Directors considered the project on January 11, 1995 and has no comments at this time. However, we are forwarding the enclosed comments on this project that we have received from other agencies or interested parties.

Thank you for complying with the Clearinghouse process.

Sincerely,

Nicolas Papadakis Executive Director

Enclosures

NP:dis

CAMPUS PLANINICITS RECEIVED JAN 2 4 1995

#BJ

Unified Air Pollution Control District MONTEREY BAY Monterey, San Boulds, and Sante Crist Commiss

INTERIM AIR POLLUTION CONTROL OFFICER
Doug Quelin

24580 Silver Cloud Court . Monturey, California 93940 . 40H/647-9411 . FAX 40R/647-8501 December 28, 1994

AFritiuen ov.

JAN _ F CLEARINGHOUSE ITEM #019503 1995

Advanced Research Projects Agency C/o Clayton H. Spikes Martine Acoustics, Inc. Martine Acoustics Suite 901 2345 Crystal Drive

VA 22202

Arlington, SUBJECT:

DRAFT BIR/EIS FOR CALIFORNIA ACOUSTIC THERMOMETRY OF OCEAN CLIMATE PROJECT

Dear Mr. Spikes:

Staff has reviewed the Draft Environmental Impact Report/Statement for the California ATOC project, a two-year demonstration that would produce acoustic soundpaths in the ocean's sound channel to measure average ocean temperatures. This would include locating a 260 wart output acoustic sound source 21.5 miles off of Pt. Sur at a depth of 3,000 feet and installing research purposes. Staff has the following comments:

- 21 Page 1-130. Dara. 2. The analysis should state how many vessels and aircraft would operate during a worst-case scenario and conclude whether their emissions would exceed 150 lb/day of ROG or NO_k, the criterion of significance for ozone precursors within the North Central Coast Air Basin.
- 7 C Page 5-18, para, 5. The EIR/EIS should note that the ATOC project is exempt from the federal general conformity rule. 'n ત્ર

Thank you for the opportunity to review the document. If you have any questions, please do not hesitate to call Douglas Kim of our planning staff.

Sincerely,

Senior Planner, Planning and Janet Brennan

Agenda Item #5.B. Air Monitoring Division

Agenda Item #	VICE CHAIR, Alan Siyles	Curtis Graves	Tom Perkins Mostrey County	Walt Symons Junio Cinz County
AMBAG	DISTRICT BOARD MEMBERS	Larry Caln	John Myers Ang City	Simon Salinas Underey County
Papadakis,	CHAIR, fred Keeley Salute Cruz County			
cc: Nicolas Papadakis, AMBAG File: 3442	PAM/dk	Juck Bartich Ord Her Onto	Edith Johnson Uniteres County	Open Rios Wattourite

STATE OF CALIFORNIA

GOVERNOR'S OFFICE OF PLANNING AND RESEARCH 1400 TENTH STREET SACRAMENTO, CA 95814

PETE WILSON, Governor

January 17, 1995

UNIVERSITY OF CALIFORNIA, SAN DIEGO CAMPUS PLANNING OFFICE, 0006 9500 GILMAN DRIVE SAN DIEGO, CA 92093-0006 MARILYN E. COX

Subject: ACOUSTIC THERMONETRY OF OCEAN CLIMATE SCH #: 94063061

Dear MARILYN E. COX:

The State Clearinghouse submitted the above named environmental document to selected state agencies for review. The review period document to selected state agencies for review. The review perlis closed and none of the state agencies have comments. This letter acknowledges that you have compiled with the State clearinghouse review requirements for draft environmental documents, pursuant to the California Environmental Quality Act.

Please call at (916) 445-0613 if you have any questions regarding the environmental review process. When contacting the Clearinghouse in this matter, please use the eight-digit State Clearinghouse number so that we may respond promptly.

Chief, State Clearinghouse Chiriate Michael

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January 25, 1995

Advanced Research Projects Agency Four Crystal Park, Suite 901 Arlington, Virginia 22202 Marine Acoustics, Inc. 2345 Crystal Drive Clayton Spikes

Dear Mr. Spikes,

The Fishermen's Marketing Association represents commercial groundfish and shrimp trawl fishermen from San Pedro, California to Bellingham, WashIngton.

(California) newspaper which contained a notice of a public hearing. I mentioned the from a Moss Landing (California) fisherman that happened to be reading a San Jose I recently learned of the California Acoustic Thermometry of Ocean Climate Project circumstances by which I learned of this project only because I feel it Indicates the exignt that the fishing industry has been considered as this project was developed.

this project be upon the fish of the surrounding area as to their physical well being and I read the DEIS with two concerns in mind. The first was - what would the impact of behavior? The second issue was - how would the project interact with commercial trawling in the proposed area?

conducted on species which would be found in the proposed area, nor was any of the interesting. I was impressed with the amount of research on the hearing abilities of lish the authors were able to cite. Unfortunately, none of the work had been I found the section of the DEIS which discussed the hearing abilities of fish to be research conducted for a similar duration as the proposed study.

the behavior of spawning rockfish (Sebastes). These animals have internal fertilization and release live larvae after around a six month gestation period. Could the "noise" treatment should include not only the basic size, age, malurity type of information, but The DEIS should address life history of the species found in the proposed area. This locations, and feeding patterns. Of particular concern is the Impact of the "noise" on also address issues such as the annual on-shore/off-shore migrations, spawning disrupt the fertilization of females or cause a premature release of larvae?

The second issue relates to how the project will impact commercial trawling or how

320 SECOND STREET • SUITE 2B • EUREKA. CA 95501 • 707-442:3789 • 707-442-9166 FAX

C-130

I.5e trawling will impact the project. Trawl gear is a sock shaped net which is towed on or near the ocean bottom. The gear is generally fished following fathom contours. Although the gear is mobile, it often has limited maneuverability. Obstacles on the

bottom need to be avoided or they become entangled with the gear. The selected area is actively fished. The proposed place of equipment could easily become damaged or lost if encountered. The DEIS should discuss the success and failure of other types of projects which have $L\mathcal{S}_{\mathbf{c}}$ deployed equipment on the ocean floor. The likelihood that the equipment will survive $L\mathcal{S}_{\mathbf{c}}$ the duration of the project should be addressed.

the information for comparison between each of the atternative sites. If the impact on the fish in the area or conflict with other users will jeopardize the equipment, perhaps belleve that the DEIS should address both of the Issues I have raised and present different approaches to ocean thermometry should be explored.

reviewing a revised and final document. If you have any questions or wish to discuss I wish to thank you for this opportunity to comment on this DEIS and look forward to my concerns please do not hesitate to contact me.

Sincerely

Peter Leipzig

Executive Director

Board of Directors

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may have my open on conserving on the gas one to do with accoustic frequency semmes one, there let when ed an writing to express take place in the oceon efects this testing week have negative effects sound to direct themself for the surround your sesence is long marine mammaks who permanen loss for the surra The 125 duelouls ... The propose of on alean weldt suppose Uto cause hill sould

out research that doesn't to specif on more will our tax money You submarine deter Moun. Consideration and also husting the occorn would of it. et is globel warming purpose you are not

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OF THE MONTEREY PENINSULA THE LEAGUE OF WOMEN VOTERS

O BEGINNED

January 27, 1995

Advanced Research Projects Agency c/o Clayton H. Spikes Marine Acoustics, Inc.
Four Crystal Park, Suite 901
2345 Crystal Drive Arlington, Virginia 22202 DEIS/DEIR FOR THE CALIFORNIA ACCUSTIC THERMOMETRY OF OCEAN CLIMATE PROJECT AND MARINE MAMMAL RESEARCH PROGRAM (SCIENTIFIC RESEARCH PERMIT APPLICATION PS57B) SUBJECT:

Dear Mr. Spikes:

The League of Women Voters of the Monterey Peninul's hour reviewed the DEIS/DEIR for the proposed project which is

a basin-scale research effort to use acoustio signals in the sea's deep "sound channel" to provide precise measurements of temperature on an ocean basin scale and (7)

an investigation of the potential impacts of low fraquency sound sources on marine mammals and sea turtles at both the California and Hawaii source sites. 3

The Marine Manmal Research Program includes a six month pilot project followed by an evaluation to determine how best to continue the project. Aroc colmate-related transmissions will begin subsequent to the pilot project. As noted on page 1-20, "...the Aroc project is experimental and is subject to fundamental uncertainties about the extent to which acoustic means can detect ocen climate deages, and results from the near-term program will be used to design a long-term network. The League has the following comments on the DEIS/DEIR:

7 1. The project description should be clarified. On page 1-5 the document states, "ATOC climate-related transmissions will begin puly if the system is determined to be safe for marine animals (emphasis added). Rowever, on page 2-2 the document states, "ATOC feasibility operations would not commence until after a Marine Mammal Research Program Pilot Study has been berformed and reported on by marine biologists (approximately 180 days). Which is the more accurate and complete project days). Whic description?

2. The MMRP Pilot Study is itself listed as a mitigation measure for 11 impacts (CEQA Mitigation Measures A-1, 3-1, 4-2, 5-2, 6-1, 7-1, 8-1, 9-1, 9-2, 10-1, and 11-1, Since the MMRP is part of the project and a study to determine project impacts, I-6n it is not a legitimate mitigation measure under CEQA. An appropriate mitigation measure would include a provision that ATOC would not proceed unless it is determined by the MMRP that it will not have significant adverse impacts on marine mammals.

3. The FBIS/FEIR should clarify how long-term impacts on marine 1.113. mammals are to be determined since the MMRP is only a six-month pilot project

4. The five alternatives analyzed in detail only address alternative locations for ATOC and not alternative technologies or combination of alternative technologies. All alternative technologies were rejected by definition because they do not meet the project's objective of using acoustic thermometry.

The alternativen anniyain abould be based on a broader project description which includes other data collection research technologies, not just acoustic thermometry, for determining climate changes. CEQA also requires that the alternatives analysis "shall focus on alternatives capable of eliminating any significant adverse environmental effects or reducing them to a level of insignificance, even if these alternatives would impact to more costly (CEQA Guidelines, Section 15126 (d) (3))".

76 5. The document contains contradictory statements and findings which should be resolved. For example, on page 4-15 its states, "As stressed in this EIS/EIR, available information on subsea noise and its biological impact ranges from incomplete to nonexistent, depending on the species being considered." Appendix C-4 states, "The marine mammal research program (WMRP) described here is motivated by the paucity of data regarding the possible impact of low frequency sounds on marine animals; therefore, it is difficult to predict levels, areas, and scales of influence." On the other hand, the document states on page 4-15, "As set forth below, the ATOC project and WMRP are not anticipated, in most cases, to result in adverse effects on biological resources ...

6. The DEIS/DEIR states, "There are no significant irreversible environmental changes which would be involved in the proposed action should it be implemented...Furthermore, the project will not result in significant irreversible changes to the marine environment because the protective measures included in the proposed project protocol will prevent an irreversible harm to marine animals or other organisms in the affected environment (Appendix C)." We assume the following provision in Appendix is the referenced protective measure: "Sound production will be suspended if any of the acute or chronic responses (Table C-1, line 6; animal dead or disabled; increase in number of animals

activity; abnormal number of animals present/absent; abnormal mother-calf activity; cessation/disruption of significant biological activity; animals obviously and consistently avoid area when source "on; do not return when it is "off") are struck by vessels; injurious behavior; repeated/prolonged observed.

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1-63 Based on Table C-1, sound production would not be suspended pattern/direction; change in ventilation rate; change in swim vocalization pattern/rate; change in swim feeding, socialization pattern/rate; change in surface behavior including behavior including nursing, aerial behavior, changes in diving including dive depth and duration; and long term changes including habituation and displacement. Thus, by inference, the DEIS/DEIR suggests that these changes would not be significant. The FEIS/FEIR should specifically address whether or not thase changes constitute significant adverse or irreversible impacts on

7. Finally, we concur with the recommendation included in the document that a DEIS/DEIR be prepared for any long-term network that is proposed. We also recommend that an opportunity for public review of the results of the MMRP pilot study be provided prior to commencement of ATOC operations.

Thank you for the opportunity to review the document.

Sincerely,

Janice O'Brien President

1825 CONNECTICUT AVENUE, N.W. #512 WASHINGTON, DC 20009 MARINE MAMMAL COMMISSION

27 January 1995

Advanced Research Projects Agency c/o Clayton H. Spikes
Marine Acoustics, Inc.
Four Crystal Park, Suite 901
2345 Crystal Drive Arlington, VA 22202

Dear Mr. Spikes:

The Marine Mammal Commission, in consultation with its Committee of Scientific Advisors, has reviewed the Draft Environmental Impact Statement/Environmental Impact Report Environmental Impact Report (hereafter referred to as the DEIS) for the California Acoustic Thermometry of Ocean Climate Project and its associated Marine Mammal Research Program with respect to the goals and provisions of the Marine Hammal Protection Act and the National Brovinomental Policy Act. The Commission offers the following Comments concerning the assessment of the possible direct and indirect effects of the California Acoustic Thermometry of Ocean Climate Project (hereafter referred to as the California ATOC Project) and its associated Marine Mammal Research Program on marine mammals and their habitat.

General Comments

assessment of available information concerning the species and numbers of marine mammals that inhabit the described study area and how the various species may be affected by high-intensity, low-frequency sounds. It concludes that (a) available information generally is insufficient to reliably predict possible adverse effects, particularly on species that routinely dive to depths greater than 200-300 meters and themselves produce low-frequency sounds, and (b) any effects are likely to be insignificant. As noted below, the basis (g.g., assumptions, supporting data, and analyses) for concluding that effects are likely to be insignificant is not always clear.

The title of the DEIS indicates that it provides an essessment of the possible environmental impacts of both the California ATOC Project and its associated Marine Mammal Research Program. The protocol for the Marine Mammal Research Program is described in Appendix C. The possible effects of the various elements of the Marine Mammal Research Program on marine mammals and other components of the ecosystem(s) of which they are a part

are not assessed explicitly in either Appendix C or the text of the DEIS.

The first paragraph on page 8 of Appendix C indicates that the primary objectives of the Marine Mammal Research Program are "1) to assess potential effects of ATOC signals on the distribution, ecology and behavior of marine animals, and 2) to examine the general ecology and behavior of marine animals off central California." Section 1.2.1 of the DEIS indicates that the objectives of the Marine Mammal Research Program are to ---

detect and evaluate potential effects of ATOC source sound transmissions on marine animals, particularly marine mammals and sea turtles. •

identify mitigation measures to avoid the potential disruption of behavioral patterns of local marine animals, particularly marine mammals and sea turtles. :

use the acoustic capabilities of the ATOC system to explore the potential effects of other sources of low-frequency noise (such as ships and boats) on local marine animals, particularly marine mammals and sea turtles." •

Protection Act, permits are required for activities that would result in taking marine mammals by harassment or other means as defined in the Act and that two permit options were potentially available to authorize taking of marine mammals in the course of the proposed ATOC project. The two options noted are (1) a scientific research permit authorizing the take of marine mammals in the course of bong fide research to improve basic knowledge of the biology or ecology of marine mammals or to identify, evaluate, or resolved.

(2) a "small take" exemption authorizing the unintentional taking of small numbers of marine mammal conservation problem; and of small numbers of marine mammals incidental to activities such as the ATOC project. The DEIS does not, but should, note that there is a third possible option for authorizing the taking of marine mammals that are within their optimum sustainable population range, namely obtaining a waiver of the Marine Mammal Protection Act's moratorium on taking. The DEIS indicates on page 1-1 that, under the Marine Mammal

The fourth paragraph on page 1-1 states that ---

"[1]n 1993, Scripps was informed by the National Marine Fisheries Service (NMFS), Office of Protected Resources, that a scientific research permit (SRP), rather than an incidental take permit, would be the preferred approach. This choice was guided, in part, by NMFS's concern that additional scientific research

C-133

to evaluate the potential impacts of low-frequency source transmissions on marine mammals is needed." As the Marine Mammal Commission understands it, the determination by the National Marine Fisheries Service that the preferred approach would be a scientific research permit, rather than a "small-take" exemption, was based upon a determination that available information was insufficient to make the findings necessary to issue a small take exemption. Thus, while not noted explicitly in the previously referenced objectives of the Marine Mammal Research Program, one of the program objectives presumably is to obtain sufficient information to determine whether marine mammals are likely to be harassed or taken otherwise incidental to the proposed California ATOC Project and, if so, whether the take can be authorized by a small-take exemption. m

With regard to the preceding point, sections 101(a)(5)(A) and (B) of the Marine Mammal Protection Act specify that small take exemptions are to be granted if the Secretary [of Commerce in this case], after notice and opportunity for public comment: (1) finds that the taking of marine mammals to be authorized would have a negligible impact on the affected species or stock, and would not have an unmiligable adverse impact on the availability of such species or stock for subsistence taking by Alaska Natives; and (2) prescribes regulations setting forth (a) permissible mathods of taking and means for effecting the least practicable adverse impact on the affected species or stock and its habitat, and (b) requirements for monitoring and reporting such taking. The Marine Mammal Commission recommends that the EIS be expanded and revised to (1) explicitly note the relevant provisions of section 101(a)(5) of the Marine Mammal Protection Act; and (2) explain the rationale for believing that the Harine Mammal Research Program will provide the information necessary to determine whether marine mammals may be taken incidental to the California ATOC Project and, if so, whether the taking can be authorized by a small take exemption. With respect to the latter of point, the EIS should explain the basis for believing that the Marine Mammal Research Program will provide the information necessary to (a) make the required finding that the authorized taking would have a negligible impact on the affected species or stocks, and (b) prescribe monitoring and reporting requirements. As possible the EIS should indicate the statistical tests that analyses that have been done to determine whether the planned studies are likely to provide sufficient information to draw statistically meaningful conclusions. ئ

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The enclosed paper, while somewhat outdated by the 1994 Marine Mammal Protection Act amendments, explains the intents and provisions of section 101(a)(5) of the Act and may be helpful in

this regard.

Specific Comments

"[o]nly two sound sources are currently proposed..." and "[i]t is proposed to operate these sound sources from 24 to 84 of the time. They will be silent from 924 to 984 of the time. The DEIS J-J.C. does not indicate whether the sound sources time, ... The DEIS J-J.C. fish, aft. in areas between the maxima mammals, sea turtles, exposed to sound from these sources for more could be operated. time as indicated.

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76 proposed ATOC project, such taking could be authorized by a "small take" exemption if certain conditions are met. Such takes are covered by a letter of authorization, rather than a permit. To avoid possible misunderstanding, it might be useful, here and elsewhere in the DEIS, to change references to "permits" and "permitting" to "authorization." states that "[f]ollowing this initial demonstration period, any future facilities or operations will be subject to additional environmental review and permitting." As noted earlier, if the Marine Mammal Research Program indicates that marine mammals could be harassed or be taken otherwise as a result of the

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the ATOC sound source intensity is comparable to, or lower than, that produced by large containst ships and supertankers. These statements appear to infer that mammals, sea turtles, fish, etc. already are exposed to, and are not affected by, high-intensity, low-frequency sounds such as those that would be used in the ATOC project. This inference would be justified if (a) comparable sounds generated at the ocean surface by ships and in the deep sound channel by the ATOC sound sources dissipate at the transmission paths; (2) animals will respond similarly to moving and stationary sound sources; (d) there is reason to believe that marine mammals, sea turtles, fish, etc. are not affected by surface ships; and (e) there are not affected by surface ships; and (e) there are no additive or threshold effects (i.g., effects and in a similar in are linearly related to intensity and exposure me and in no way influenced by prior exposure).

Such inferences either should be removed or should be supported with appropriate literature citations, data, and analyses. Minimally, the EIS should be expanded to describe: differences in low-frequency sound transmission patterns and 1.70 dissipation rates from surface <u>versus</u> deep water sources; possible differences in the types and levels of background noises that might mask and affect responses to surface-generated and

deep water-generated sounds; possible differences in response to narrow- and broad-band sounds; and how the perceptions of and responses to low-frequency sounds may vary if the sound source is stationary <u>versus</u> moving.

75 species or population stock. To avoid precipitating questions as to whether "safe" means "negligible effect," it might be useful to revise the referenced sentence to read something like "[c]limate-related transmissions will only begin if the system is determined likely to have no effects, or only negligible effects, on marine mammals and other sea life." Eage ES-1. last par.: The third sentence in this paragraph the system is determined to be safe for mathe mammals and other sea life." The DEIS does not indicate what would be considered safe." As noted earlier, the Marine Hammal Protection Act provides that taking of small numbers of marine mammals may be authorized if it would have a negligible effect on the affected Ø

indicates that "[d]uring the Pilot Study, source transmissions will stop if the marine biologists observe adverse effects meeting the source termination guidelines of Appendix C."
Paragraph 3 on page 7 of Appendix C states that --Page ES-4, par. 1: The third sentence in this paragraph

transmissions are unlikely to have significant adverse, unacceptable short-term effects, they will be used to help design a long-term program to determine if the operational ATOC program has unacceptable long-term effects. The following would be considered unacceptable long-term effects, if directly linked to "If the study results indicate that the sound ATOC sound transmissions:

- avoidance or abandonment of previous high-use areas; :
- animals or strandings of either live or dead animals in association with soundcaused hearing damage or other trauma; increase in at-sea observations of •
- increased incidence of emaciated animals and stress and associated disease; =
- decrease in calving/pupping rates and/or total population size" [emphasis added]. :

study results indicate that the sound transmissions are likely to have negligible short-term effects, they will be used to help For the reasons noted above, the referenced sentences usefully might be revised to read something like: "[i]f the

App. C

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design a long-term monitoring program to verify that the operational ATOC project has negligible long-term effects. The TC following would be considered non-negligible long-term Affects... Also, the EIS should explain what would and would not be considered evidence of a direct link to ATOC sound transmissions.

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states that: "(a) air standard level of 56.5 dB is equivalent to the 120 dB water standard level which has produced some minor detectable changes in the behavior of certain marine mammals."

Information described and cited in the body of the DEIS supports the statement that 120 dB sound levels in water have produced detectable changes in the behavior of certain marine mammals. However, the information provided and cited in the text does not claim or support the claim that the detected changes were "minor." Therefore, either the word "minor" in the referenced statement should be deleted or the basis for the conclusion should be described more clearly.

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Page ES-8. carryover par, from p. ES-6 and first complete sound on marine mammals will depend upon the frequency range and intensity of the sound, the hearing sensitivity of the marine mammal and the length of time it is exposed to the sound, the species and number of animals exposed to the sound, the depth and dequency of diving. It does not, but should, note that, for some species, the most important variable may be the productions of the sounds produced by the animals and how production and use of those sounds may be affected by ATOC sound transmissions.

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that large Wales (that can hear low-frequency sounds) are relatively rare in the vicinity of the ATOC sound source, therefore, few encounters with sounds that may have adverse effects are likely. The conclusion appears to be based upon two unstrated assumptions, neither of which may be valid. The first is that large whales are distributed randomly or uniformly in the ocean such that sighting rates, converted to average density per unit area, provide a reasonable index of the number of animals likely to enter or be present in the potential zone of influence. The second assumption is that none of the potentially affected species will be attracted to the ATOC sound source. The first whales have aggregated, rather than uniform or random, distributions. The second assumption is one that the Marine Mammal Research Program should be designed to assess.

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Page ES-9, sen. 2: This sentence indicates that, when animals capable of detecting low-frequency sounds are in the deep \mathcal{TC}

S-13

sound channel when the ATOC sound source is transmitting, the transmitted sounds could be "audible at a considerable distance." The DEIS does not, but should, indicate what is meant by "a considerable distance."

that elephant seals are distributed randomly or uniformly in the ocean and are not likely to be attracted to the ATOC sound source TC is so that "close encounters with the ATOC sound source would be unusual (less than one animal exposed to levels of 150 dB or greater, on average, every ten years at a 4% duty cycle)." The assumptions may not be valid. If they are not valid, the conclusion that close encounters with the ATOC sound source would be unusual also may be invalid.

Page 1-6, [Table 1.2-1]: This table indicates that a preliminary report of the results of the pilot Marine Hammal Research Program will be completed and provided to all concerned parties (ARPA, Scripps, NMFS, MMC, MBNMS SAC, etc.) by September/October 1995 and that the monitoring phase and the ATOC feasibility operations will begin in October/November 1995.

16 Authorization to begin the ATOC feasibility operations presumably will require a determination that the pilot study has confirmed that the ATOC sound transmissions likely will have negligible effects on marine mammals. The DELS does not, but should, clearly indicate what would be done if the pilot study fails to confirm that the ATOC sound transmissions are likely to have negligible effects on marine mammals.

Page 1-21. (Marine Mammal Research Program Objectives): For the reasons noted earlier, the Marine Mammal Commission recommends that this and other sections of the EIS be expanded to explicitly note that one of the program objectives is to confirm the expectation that the ATC sound transmissions will have no effects or negligible effects on the distribution, survival, or productivity of marine mammals.

hadcates that the zone of influence for species with poor and good low-frequency hearing will be no more than 10 and 25 km, $\tau_{\rm C}$ respectively. The DEIS does not, but should, describe studies that will be done to verify the accuracy of the estimated zones App of influence for different species -- ϵ .g., to verify the estimates of expected sound levels at different depths and distances from the sound source.

Page 2-54. (Table 2.4-1): The part of this Table evaluating the various alternatives, with respect to the Marine Mammal Research Program, appears to assume that the research program of would be carried out as presently planned and described in Appendix C. The Marine Mammal Research Program could be restructured to become an integral part of all but the "no

action" alternative. Therefore, either further explanation should be provided or the Table should be revised.

incorrectly, that northern fur seals have been designated by the Marine Mammal Commission as "depleted" under the Marine Mammal Protection Act. The Commission does not have statutory authority to make such regulatory decisions. The National Marine Fisheries Service is the regulatory agency responsible, under the Marine Mammal Protection Act, for fur seals and other pinnipeds, and the Page 3-16, par, 5: Here and elsewhere, the DEIS indicates, agency that made the referenced designation. 20

<u>Pages 3-17 and 18 (Table 3.3.1-11):</u> The body of this Table references 12 notes. Only nine notes are provided. Further, two $7\mathcal{C}$ are numbered 6, and two are numbered 7. 21

And the section does not, but the chould, differentiate between northern fur seals that are part of the pupping colony on San Miguel Island, and may therefore be resident throughout the year in waters offshore central california, and the female and juvenile fur seals that annually migrate to and from rookeries in the Bering Sea and therefore are present in waters off north and central california only in the vinter and early spring.

pages 4-1 through 4-131 (Environmental Consequences): As presently drafted, this section of the DEIS assesses the possible environmental consequences of the ATOC Project using guidelines adopted by the Regents of the University of California to give effect to the California Environmental Quality Act (CECA). Page 4-1 indicates that under CECA guidelines, three types of environmental impacts are identified: 1) beneficial impacts, 2) significantly adverse impacts, and 3) less than significant impacts. These terms are not defined in the DEIS, and are not discussed with respect to the criteria, listed on page 7 of Appendix C, proposed for judging unacceptable effects under the Marine Mammal Protection Act.

7 For the reasons noted earlier, the Marine Mammal Commission recommends that the EIS provide proposed criteria for judging possible non-negligible impacts on marine mammals and that these criteria a used to assess the possible effects of the proposed ATOC Project on marine mammals. Perhaps the simplest way to do this would be to expand the introduction of Section 4 of the EIS to relate the terms "significant adverse impacts" and "less than significant impacts" to the criteria set forth on page 7 of 23

potential impacts on marine mammals. It does not, but should, discuss the possibility, however remote, of animals being killed $7\mathcal{C}$ or physically injured as a result of the proposed ATOC Project Pages 4-13 and 4-14: This section describes a range of 74

C-133

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and the related Marine Mammal Research Program. Also, it would be easier to judge the merits of both the impact assessment and the Marine Mammal Research Program if the brief summaries of possible impacts on marine mammals provided here were expanded to identify the research that would be done to verify and resolve any uncertainties concerning the conclusions.

Page 4-18 (Table 4.3.1.1.1-1): This table could be made more useful by adding a column indicating the known or presumed I- β - β -biological inctions of the vocalizations listed in the column titled "Signal Type." This table could be made 25

the above assumptions/criteria are correct and, as research indicates, that sel, minke, humpback, gray, and right whales dive τc depths no greater than 500 m, it appears unlikely that any of these animals would experience direct effects, such as TTS or PTS. " It would be helpful if the RIS noted explicitly what would be done to verify that the assumptions and criteria are in fact Page 4-22, par. 1: This paragraph states "[p]rovided that 26

that there is a very low probability of blue whales or other large whales coming close enough to the ATOC sound source to be exposed to sound levels that could dause temporary or permanent hearing threshold shifts. As noted earlier, this conclusion appears based upon assumptions that large whales are distributed randomly or uniformly throughout their seasonal ranges and that there is no possibility that whales will be attracted to the ATOC sound source. The first assumption almost cartainly is invalid. As noted in the last paragraph on page 3-21 of the DEIS, blue TC aggregations. Although unlikely, it is not possible from the information provided in the DEIS to conclude that large whales (or other species of marine mammals) will not be attracted to the ATOC sound source. The EIS should note these assumptions explicitly and should indicate the research that will be done to correct

confirm that they are valid. 27

<u>Pages 4-24 through 4-27:</u> This section does not, but should, describe available information concerning the effects of various \mathcal{TC} types of sound and other disturbance on cetacean vocalization patterns (e.g., call type, rate, and intensity). 38

Page 4-32, par. 4: This paragraph states that "...in light of the number of mysticetes that may be exposed and the relatively brief and intermittent nature of the ATOC source transmissions, masking effects are uncertain, but presumed to be less than significant." The information presented supports the conclusion that "masking effects are uncertain." However, it is not clear what is meant by "less than significant." Also, the rationale for presuming that the masking effects will be less 29

than significant is not evident.

states that "it he proposed ATOC sound source site is not known to be a primary feeding area for any mysticate species, and it is expected that any potential effects on pray species and it is incremental and affect only a small portion of their range." The vords "it he proposed ATOC sound source site" presumably mean the site, not the source site itself. If this is the case, the not be affected beyond the estimated zone of influence around the proposed ATOC sound source site, not the source site itself. If this is the case, the not be affected beyond the estimated zone of influence for mysticete whales — s.g., the concentrations of humpback whales had blue whales that have been seen feeding in the Gulf of the in these areas and Monterey Bay and the populations of pray species assumptions, and studies being planned to verify them, should be noted explicitly

Rage 4-45. (Table 4.3.1.2.1-11: The utility of this table could be improved by adding a column listing the known or I-B2 possible functions of the various types of vocalizations listed in the column titled "Signal type."

States that "[t]he average annual density of sperm whales in the study area is estimated at less than one animal for every 1,000 square kilometers." As noted earlier, there is no reason to uniformly or randomly throughout thair range. Therefore, using possible impacts may lead to wrong conclusion;

 $33~{
m Eigg}$ for the ATOC sound source in Hawaii, not California.

states that "[g]lven the relatively low sensitivity of odonicocetes to low-frequency sounds (with the possible exception \mathcal{TC} sperm and beaked whales) and the relatively low density of these species, the impact is expected to be minimal." It is not

states that "[a] though there is no evidence in this paragraph impacts to odontocetes from sounds comparable to the ArOC sound of an impact for purposes of this EIS/EIK, but at less than significant level." As noted earlier, it is not clear what types of impacts would be "less than significant."

Page 4-56, last complete par.: This paragraph does not, but

C-133

should, discuss the types and possible functions of sounds produced by sperm whales, the possibility that ATOC sound transmissions could cause sperm whales to stop vocalizing, and what effect cassation of vocalizing, and

7

36 what effect cessation of vocalization might have on feeding, and reproduction, etc. Also in this paragraph, the next-to-the-last california, but references "Havaiian Waters."

Rage 4-65, par. 3: Again, it is not clear what is meant by $_{TC}$ concluding that physical auditory impacts on pinnipeds will be less than significant is not evident.

elephant seals are responsive to low-frequency sounds, the 38 potential for adverse behavioral impacts is present, but should TC be minimal." It is not clear what is meant by "minimal." It is not the determination is not evident.

there is not evidence of any long-term impacts to pinnipeds or fissipeds from sounds comparable to the ATOC sound source, the lack of reliable information justifies the assumption of an unknown impact for purposes of this EIS/EIR, but at less than a 70 significant level." As noted earlier, it is not clear what is rationale for the conclusion that possible impacts will be less than significant evel." Also, the

Appendix C (Research Protocol for the California Marine Mamma) Research Program of the Afoc Experiment;

The Marine Mammal Research Program described in this section appears conceptually sound and, if carried out as described, seems reasonably likely to meet the stated research objectives.

The third paragraph on page C-4 indicates that there are data collection period, prior to any ATOC transmissions (now projected for 1995), 2) a pilot Study (when ATOC transmissions a wonitoring period (when transmissions a monitoring period (when transmissions are optimized for ATOC fessibility operations; i.e., climate studies)." The adequacy of the pilot Study will depend, in part, upon the Similarly, the nature and extent of monitoring studies necessary during phase 1.

Table 1.1.2-1, on page 1-6 of the DEIS, indicates that to completed in March 1995 and October 1995, respected to be . to basis for concluding that these first two phases of the research

program can be completed by the referenced dates is not, but should be, explained either here or elsewhere in the EIS. Also, it would be helpful if the specific objectives of each of the three phases were identified Page C-5, last par.: This paragraph indicates that, to maximize the number of sampling periods during the pilot study, AVOC sounds will be transmitted six times per day for four days, and then there will be seven days of no transmissions. This experimental dasign appears to assume that any effects of the sound transmissions will be fully dissipated before the end of the seven-day no-transmissions period, and that data collected during the seven-day no-transmissions period will provide a cause-effect relationships. The rationale for these assumptions, and what will be done to confirm that they are correct, are not, but should be, explained. 1,

Page G-7, par. 1: For the reasons noted earlier, the second and third seatences in this paragraph might usefully be revised 7C to more clearly reflect the relevant provisions of section 101(a)(5) in the Marine Mammal Protection Act. 47

Pages C-20 through C-28 (Satellite and Recoverable Tag-Based tags void be used to help document normal behavior, and detect tags would be used to help document normal behavior, and detect possible ArOC-related changes in the behavior, of northern elephant seals, California sea lions, blue whales, and leatherback turtles. The four types of tags are 1) time-depth taccorders; 2) satellite-linked time-depth recorders; 3) acoustic tags to be used are in the conceptual or developmental phases. The DEIS does not, but should, indicate the extent to which meeting the program objectives is dependent upon successful development and deployment of these tags. Also, it does not, but should, explain the rationale for the number of tags proposed to 43

I hope that these comments and recommendations are helpful. If you have questions about any of them, please let me know.

Jan Mr. tohn R. Twiss, Jr. Sincerely,

Executive Director

The Honorable William W. Fox, Jr., Ph.D.



C-134

O STATE SINGLE OF

Michael Harris
PactographerWiter
30 Frost St
Saate Cru, CA 95000
(400) 454-9100

Jacouary 24, 1995

Advanced Research Projects Agency clo Clayton H. Spikes Marine Acoustics, Inc. Four Crystal Park, Suite 901 Arlington, VA 22202 2345 Crystal Drive

Dear Polks.

I wish to comment on the ATOC EIS.

I take a great interest in this project for a few reasons. Chief among these is a public service: my seat on the education panel for the musine sanctuary.

I have reserved comment up to now, so I could listen to all parties and study the issue. After listening to both public hearings, reading the ELS, and discussing the project with various people, I have formed an opinion that I wish to coavey to you.

I think the ATOC experiment is a cound and justified project in our unarine anneurary. I do not think it is harmful. I think it holds great portate for an expendion of theer knowledge about our occurs and sumosphere, and the effects we may be bringing to them both. I think it is a proper experiment to bold in the Monterey Bay National Marine Sunceaury.

I find the objections raised by the speakers at both hearings, after listening to Dr. Munk's answers at the second hearing, to be genuine in latent, but wrongly decided.

I believe ARPA and SERDP and SCRIPPS brought trouble on themselves by not asking for an EIS carly on in the project's conception. This "overlight" only tilggered suspicions in some quanters that the whole of fort was a ruse by own military for moother military operation. I believe this blander may have set the ATOC project spainst itself to everybody's loss.

(SEP) on this issue, which is the final EIS and the project itself, if adopcted, should incorporate a strong educational component. This may sound a little odd to the project principals, also canny are educators themselves. What I need, it that data gathered be offered as soon as possible to the lay public. Outlon by scientist about error and conclusions must be welghed against supplicions. With this in mind, I wish to underscore the recommendation of the Sanctuary Education Pane by the public over what, actually, is going on.

opposed to the project, a refrain might be heard to future projects that runs like this: science is not I have one more observation. If the speakers at the two bearings are any measure of a "public"

I think Norman Mailer first observed this is a book of his over twenty years distant, First on the Moon; that a counter culture has been sowed in reaction to acknows and technology, with the result, in this instance, that every graph raised by the ATOC proponents to illistrate a point, will be ill-read by those who orient themselves by emotions. For my "two ceats," the emphasis on global warming in the project is less coavincing that the "one of the mill" data on small climate fluctuations, such as el mino events.

In any event, I support the ATOC experiment

Michael Harris

C-135 PREETINGO

BROADCAST ZESEARCH BENECAL NOR THE THESE IN ESTINABLE F Esp canny - Wace 4 Soumo. MARINE CIFE BAR FOL Garren H. Szices: TO SCAL Dublans Likenson F26 Queucy TO HALINE MAHHALS. POTE-NTI-AL CHIKNOWN. Link errel AZOC 4 zwaczow BITHER 13 - 146 Persec 2345

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ANALYSIS.

Dear ATCC Hearing Scientists, c/n Santa Cruz Board of Supervisors

OBERTIVE OBERTIVE

1:

Many dangerous and deadly things have been done in the name of Science in conjunction with "National Defense", and "I have attached a sampling of current articles that points directly to what "Visionaries" see for our future, the Evolution of "Non-Lethal" Weaponry. On the one hand, the United States is already the World's largest Arms Dealer; on the other hand, the Pentagon's business is concooting schemes to put out the hot spots it thereby creates. Any dissent is declared subversive or put off till all the hapless victims are dead, in most cases. In the meantime, we Humans have arrived at the top of the Endangered Species List with our DNA and Immune Systems compromised. Diseases sound a Climate Alarm; even Sea Mammals now have AIDS-like illnesses.

Please stop the dangerous nonsense and check on what past experiments or current tests are "doing us in". It is certainly in "our National interest" to DEFEND the Environment against further onslaughts by high-rolling Gamblers who have gotten terribly accidentprone. The Natural World is not Humanity's "Guinea Pig"....It is our duty to no longer be guilible, as Rachel Carson was right. I am old enough to remember the last time when the World was a cleaner, safer, splendid place for Children to grow up in. Let that be our Goal, not some unrealistic GAME. Now that's an interesting Project (

Dolly Alley

2627 Mattlson Ln. #46

Santa Gruz, Ca. 95062

Recover 1-24-95

hochester, NY 14610 360 N. Winton Rd Advanced Research Project Appy Merris Acoustics, Ime. Ashighar, "14 22202 2345 Cyshel Dr.

Dear Mr. Spikes;

I would like to express my opposition to the ATOC proper, because of the adverse affects on manie manneds. I object to the "classified". I have been about about the periments. I feel government nessench about the made public. I test government that the feet to be apart, and exactly I admit that I do not know much about this issue, therefore I am requesting specific Where they came from. information

Sücerely,

Genna Potter

C-138與同

195 An individual who bus the ocaan And its inhabition while II believe that the be efite of ATD consument be be estead, I tell that ATDC may not worth the risks to main organisms.

IT would be much more reasonable to me to see to site of ATOC in an prox with relatively vary & ... with a comments on An 1650e of great importance to me Thankyou feet the chance to express my concerns I test this project should be conducted only if the .. morine mammads. So the risks no lid be minimized. following content met: Mr. Clayton Spills:

enclude that the polist stay shows my potantal Itec imparts of ATIC to be acceptable.

2) the criteria for terminating ATOC transmissions must 2. De defined more douby, yet reman flexible assess to 1-69 3) citizens at large and evicementalists must play, 3 significant role in determing what the termination and Apple should be and when they have hine the termination of sites that would munice exposure of mine manning to the Attac an inite exposure of mine manning to the Attac an Allow for 1948 propriate Arthon in liquitof unexpected input

4 Source, well away from morine, particited mores such Ith Mr He Montey Buy North, Manne Souch may, ATOC must felly red have to add CECAA and UPPA 5 goodelines. These goodelines me what que the scientific I-140 community as well as the public the tools to desite

"Findly, let me say that at though II, sam na seisi whether the benefits that me coperted these this project outweeth the risks to manne like ... me intelligent connects because I iam a medic of a respect for the complenety and mystery of the occanno 1sts inhabitions. of the groups who me wiso extractly concerned who Lets Adopt. A. more humble withtede based on A our oceans and their inhabitionts.

ADMINCED REJEARCH PASTEG NEEDS ALLEGORY VIATERS 92202 MARNE ACOUNTY SIK. 2345 CAYSON DAENÉ

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2 ASEN SUFFER STOOK MOTERIE 1966 LINES WITH Y THE TECHNOLUGY. BLEGNE ACCOL For A CONSTA DRAIT FOUNTANDENTAL INVOCE SINITY NITUL LEVELS FOT ALLEWATE NATURELY STATIONS THEORY HAVE Pirso o prisons The sone siens THE I AM AGMENTS THE POLITICES AD PULSE CONNING THE MONERAL ETERISTE AN INOTICH PLENT EXTEN THE MESTED FOR MARTINE MANMARS BAR CACKATARU, THE Ford Pits

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C-140 Jahrasid Reserved Royal Agency Music Acastico Liu. 2345 Ayote Dr. Arbinjen, Nr. 22202

M. Clayton H. Spirler,

I am writing to expens one operation to the ATC purpose in chief Courses in consist in c

with fall the colores of feets on morine left, so well 1.13. in the VETS on being 2,5 in the VETS on being 2,5 in the vertice of the vertices of the solute the intercessive of and long tem effects on high deadle, but frequency soundwares on weine mand, and as recorded yearlustress and dances. to their summers systems, Thoughte, this prospect could distitude the fragile health of viewn ecosystens.

in the warm yearen as around, ruman a stated of this is a gross I.I. The house you was the two provide, then the was of take of how would be overe fungally speed in the weest of land was of take where we have so we have the weest of land and the was of the weet of the heart of an whitevery of the factor of an additional of the heart of the house of the heart William dollars from the DD to research global warming "Titerer Austremoce, the Sewages chroitate to successed 35 to be with global warming, latter it is a military yourtion maise of ciacial tox dollow

of Mile has not seen that the true consequences and extention you'le the fact for you had and extention of the fact of the and extended.

tun distras, Mich. 48104

Dar Mr. SPikes.

you sustify lunsting taylayers vollars on your PET MOJECTS TO SEE IT YOU CAN COUSE INTERNA! money for Problems on our land Andwithour What The DEFILIT IS EVER INCRESING and hemologing in marine Mumanals? Save our calnots being Cut TO CUTA'I overstanding, how can An outraged tax fayor Mires Wilson CITIZENS. STOP SPENDING IT I SEVALLY

Adranced Research Physica Adjusty C-142 Arlington, Virginia 22202 Morine Acoustics, Inc. 2345 Crystel Drive

To Changen H. Spikes:

has alteady "landered" #50 to The US Navy, why woold global warming be "classified" information if it affects us I-1 are bung hourssed, and our schools are surretury underforded we be not rough to spend multions of dollows to protong the collismon. Life on this plende is using more important. It mean all life; not just after paranonio obite, I woold like a response to condernatur sounds in Montely Boy for 10 years to "study". words that the environment is being dostayed, marine mammals all? This information actually soggests that ATOL is amilitary ATOL project. This military-foodul experiment to broadcast lood, experiment intended to improve submining detection. It's basis one "classified" by the Pentagon and over a million dollars I am writing this letter focuse I am strangly opposed to the this labout phease.

This Greiner To But wilstice Ter In Dugo, ch 92104

Gouyn Cedentread 2266 Bollnas St Son Oisgo CA 92107

Advanced Research Project Agery Aclington, Urginia 22202 Manie Acoustics, Enc. 2345 Coystal Orive

which I am opposed The Oraft EIS is very inadeguate to allow this project to conjunct with the road for this type of Merite Mammal Research, because It To Claylon H Spikes.
I am withing to you concerning the ATOC project, a and may prove to be hamful with the limst who is the funding for Global Climst Change by the Orgot of Defense anyways? Why Isn't for 35 mill going towards renewable sold the world for Sources such as sold the motor of the actendiations its peng used a construction action of a long that a long the military of the salpred to proceed the salpred to the use roads to be constant and its the effects on monte mannels, are unagain

C-144

Arlington, Varginia 22202 2345 Cryshil Prive Matine Acoustics, Inc

Son Diego, CA 912103 Bryon Scott 11.5,

I think military expansion into the Oceans is ill Alln. Spikes, I am apposed to the ATOC project.

Leave. The marine animals alone. fon seved.

You are hars.
The jutentions of the ATOC experiment have not been made clear to the public.

Dearest Sentle person.

to proceed, experiments are something short form straight, do not allow, the 50505's propert agalus to more then just humans o Been that the impact of left frequency, there des waves are uncertain our ine dow Please weigh con Because, el do m back ugam ami

---It-is-my-understanding that your program has not 4... oceanic mammalian population. Proper hearing is you will not be causing harm to marine mammals sonar_equipment in the Monterey Bay Sanctuary.Monterey Bay Sanctuary should remain what its I feel you must find a way to assure us that - known about possible negative effects on the -- yet successfully undergone an environmental ...It .is.also..my_understanding_that_nothing is I am writing to express my concern over the . threaten this capacity is a serious matter. name implies it to ber a sanctuary for all ... proposed project by your agency to install an important factor in their survival. To Tot. Advanced Research Projects Agency C-146 O BEGETWED impact assessment. Re . ATOC PROJECT ...January 25, 1995 marine life.

Helen Conklin

before you are allowed to proceed with your

experiments.



I am writing in behalf of the "APOC" project, please note, that I amextremly opposed to the persuit of thisproject for the following reasons:

Ject for the following reasons:

I) My taxdollar is being apend on an item, which is questionable in its benefit for humans and marine life

I) My taxdollar is benefit for humans and marine life

due to the difficulty of achieving proper data from the sound channel, which is subject to many external interferences. According to the EIS the sound channel is hard the farences. According to the EIS the sound channel is hard the target. It seems, that my taxdollar would be more successfully spend on immediate education.

2) As a mother I was not asked to be a scientist to determine the stress level of my children when they were exposed to intrusive noise; lould tell when they were getting overloaded by their nervousness, unfocused behaviour and decrease of learning ability. Considering that ATOC is intending to expose marine life to intrusive noise; I don't see why other organisms would't respond the same way my children did. I had the choice to remove the same way my children did. I had the choice to remove in the noise source-Marine life deesnit.

3) The conduct of the ATOC project seems very questionable. As far as I am informed the ATOC project was supposed to wait for the EIS, but it went ahead with its research in spite of the EIS, but it went ahead with its research in international watershin front of Mexico, before the publication of the EIS, am not clear why they are allowed to install equipment before receiving okay.

Wy sense of justice and fairness is being challenged by the conduct of the people involved, who are obviously ignoring law, permits public hearings and experts opposition. K

You are my delegate in this matter and I ask you consider my opinion as animportant messege. Thank you

C-148

BARKLEY DAVID SMITH

Carmel, California 93921 (408) 372 2905 fax 372 0217 LANDSCAPE DESIGN

Advanced Research Project Agency Arlington, Virginia, 22202 Marine Acoustics Inc. 2345 Crystal Drive

Dear Clayton H. Spikes,

Defense has been a major funding source for the project. I would like the DOD to account for their interest in this experiment. Also, for me, if not at purely a comment period. I wish to add my voice in opposition of the ATOC project. It has not been adequately demonstrated to me that the intent of the project is purely for the science of researching global warming, given that the Dept. of I am rushing to complete this letter before the last date of the public

instinctual level, I am concerned about the possibly irreversible effects of high I-15 decibel, low frequency sound on marine mammals, while the possible benefits such research is stated in the DEIS as uncertain. ત

will allow the issue to be fully aired and dispel the perception that the ATOC I-HB I would urge an extension of the public comment period. Such a move project is being steam rolled through the review process. M

pfrom some and

For Mr Spiles. ATOC projects in billin M bill the records backts ore wearbann, as ourselving winded impact statement, in h ground? If the ATOC.	wood with the tether is something to the tether is somether with the soul to sow I have the world to sow I have by on based and military handray.	I world expressed towns,	
To Caution H. Spires: [P. BEGETHME] Am Writing to four you my feelings on the ATIC , project 12 s o proxim fact that olders of the Institution of the Marian of the Anat older if we want to half in any way the mark to sporthis project.	Sincolal yours,		

C-150

tiscous to me that the master invested in developing sate, dopes with as soler and under the loss of and under the loss of the properties of th te a rupones.

1-24-95

<u>िन्नित्राधि</u> To Claylor II. Sphes,

I am winting to express my spoopsishing to the Atoc projects The Jack Environmental Impact Statement is inodequate to allow the Atoc, project

life and the legenth penetic are stated in the DEIs as Uncertain Its are stated and the Calculation of high accorded to reproduct the state in the DEIs and damage to reproduct the England warning It global warning It global warning is gently the production dollars than the Expert on clean the constitute of the production warning It global warning is gently after the conditions and the productions are the conditions and the conditions are the conditions and the conditions are conditions and the conditions are conditions and the conditions are conditions as a condition of the conditions are conditions and the conditions are conditions as a condition of the conditions are conditions are conditions as a condition of the conditions are conditions as a condition of the conditions are conditions are conditions as a condition of the conditions are conditions are conditions as a condition of the conditions are conditions are conditions as a condition of the conditions are condition

energy efficiency, and the repondic

climate.

It is clour that the drue intentions of ATOC have not been repealed to the public and further analysis must occur before this project is allowed to proceed

Senrida Sterdian Sincerly Yours

C-152 शिब्बुबुबुबु

4937 St due NE Seatle, WA 78105 Jm. 24, 1995

Advanced Research Project Agency Haine Acastics, Inc.

2345 Crystal Drive

Arington, VA 22202

Mr. Spikes :

Lt's time to stop this criticy ATOC project. In this time of fiscal austerity, a port barnel project such as this does not every instrant a cursory examination. At maustream scientists now agree that global warming is taking place. Money for so-called research should instead to devoted to solving the problem.

Succelly yours, Kuid C. Glasson

C-154

Monterey bay aquarium

Advanced Research Projects Agency Four Crystal Park, Ste 901 2345 Crystal Dr. clo Clayton H Spikes Marine Acoustics, Inc. Arlington, VA

January 27, 1995

Dear Mr. Spikes,

am writing to you to voice my support for the California Acoustic Thermometry Report and Statement as well as attended a discussion by Dan Costa on the Of Ocean Climate (ATOC) Research. I have read the Environmental Impact Marine Mammal Research Program. I believe that this research is valid. My one concern is that the MMRP includes the monitoring of Humpback whates as well as the other marine mammals mentioned in the EIR. Since the operation of the sound source will only be on 2%-8% of the time, it will have very few adverse affects on marine mammals. This research would be an important contribution to studies on the "greenhouse effect". Please initiate research on ATOC

Sincerely,

Aquarist

January 27, 1995

Advanced Research Project Agency Marine Acoustics Inc. Arlington, VA 22202 2345 Crystal Drive

Dear Mr. Spikes,

I am writing to express my opposition to the ATOC project. I believe the Draft Environmental Impact Statement (DEIS) is inadequate to allow the ATOC project to proceed. Both the adverse impacts to marine life and the "research benefits" are stated in the DEIS to be uncertain. I urge you to enlist the precautionary principle since it is impossible to estimate the irreversible effects of high decibel, low frequency sound on marine mammals such as gradual deafness and damage to reproductive and immune systems.

warming research the "classified" nature of the ATOC project indicates that this has nothing to do with global warming research. Money would be better spent on clean energy, energy efficiency and other efforts to reduce our impact on climate; these are known ways to Although Scripps Institute has received 35 million dollars for global prevent global warming.

It is evident that the true intentions of the ATOC are being kept from the public and a much more extensive analysis must occur before this project can be properly assessed.

Sincerely yours,

Finela Wellen

Pamela Wellner

886 Cannery Row Monterey, CA 93940-1085 Telephone (408)648-4800 FAX (408)648-4810

C-156 [D] [GGE][W] [D] Amary 23, 15 Mr. Chythn H. Spite,	ATOC project. The impacts of incidence to the project. The impacts to incidence to the project to proceed. Because the adverse impacts to major life are as yet still clear it is impactative to that the project until definitive answers are available. The effect of high decisel roots on matrice manments must also be then into account. Also, ATOC's true intentions have not yet their into probing shoold be done intentions have not yet their into probing shoold be done before the project is allowed to continue. Thank you the your thire. Sheerely yours. Sheerely yours. Sheerely yours. Specially yours. L.A. CA JOSZ 4	
Advanced Resenta Protect Agency PREPERMITED PROFINE OCCURRAS, Ink. ASYS Cryster Dr. Asylogical Dr.	The charten to the ATOC Project The Chiess Michael Echiconema Trace Statement (DETS) is incolaquente to ellow The ATOC Project in Second International Trace on macine memory end of the that the influent it will course Problems with this hearth it that that the end with this hearth it cond whill be browdesting and the Erquencies that that the end was the old will be extremely less end way to lowe the frequent of the old the this for the series of the conditional wife yearth fieldens the eng living creather. Hearth fieldens the eng living creather to be cheart and with this for the series the trace you to the consider done done about Colors we mill problems the eng living that referred with this fredients. I think that referred with this fredients. I think that referred with the fields.	but the is on extremely studied ideas. I rectainly Direct Comp

1190 Seventh Street #20 Santa Cruz, CA 95062 Barbara Jackson

January 8, 1995

Dear Mr. Clayton H. Spikes:

1. The comment is made in, "Executive Summary":

PHENOR EFFECTS ON GROWTH RATES OF ONE SPECIES OF SHAIHP HAVE BEEN OBSERVED IN LABORATORY EXPERIENCE...

In a letter sent to the National Fishery Service andressed to Dr. William Fox (May 26, 1994), referring to studies related to stress (and Dr. Selye considers noise a stressor) i, specifically included one of his numberous observations of the effects being:

YOUNG ANIMALS CEASE TO GHOW!

Along with my summary as appropriate to APCC, I included a copy of his book," Stress of Life".

11. You seem to be suffering under the illusion that hearing loss is the only auditory problem and high volume the only factor of concern. WRONG!

Please find, enclosed, information on TINHIFUE. Feel free to contact Dr. Elliot Rosenberg, ND * for information on <u>HYPERACUSIE</u>. Since we find noises such as windchimes, ticking of a clock and/or turning of a page etc.etc. a significant disturbance your, supposedly, benign comparisons for volumes involved with ATOC are a joke,

Two addresses:

Dr. Elliot Rosenberg

444 Edgewood Drive Green Bay, Wisconsin 54302 HYPERACUSIS NEEDORK 2 South Belle Driffe West Long Branch, New Jersey 07764

oara Jackson

Your truly

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Tyack Comments

Calif. ATOC DEIS

Page 1

Comments on the DEIS/EIR for the California ATOC Project and MMRP

Peter L. Tyack

Center for Advanced Study in the Behavioral Sciences 25 January 1995

brought up by the National Academy report or by recommendations of the ATOC MMRP I was a member of the Committee of Low Frequency Sound and Marine Mammals of the MMRP. The following are my concerns regarding this DEIS. Many have already been National Academy of Sciences and am a member of the Advisory Board of the ATOC Advisory Board. However, the following are my own personal comments on this

Comparing levels of sound in air and underwater

pressure vs power in the two media. However, Table ES-1 and related text (pp ES-5 and \mathcal{I} - η_J 70 not yet been subject to empirical testing. There is no biological justification for suggesting misconception as much as pushing a particular hypothesis about biological impact that has that an animal above the ATOC source would experience a moderately loud sound similar this issue, we did not include the power correction in such a table, but noted the different relationship between pressure and power in the two media. There are insufficient data on Frequency Sound and Marine Mammals of the National Academy of Sciences considered The ATOC EIS/EIR is inconsistent in dealing with the issue of how to compare levels of air vs water levels. However the executive summary does make these comparisons in an loudness and for auditory damage. This leads to a water standard that has much higher either hearing loss or perception of loudness in marine mammals to justify choice of one sound in air and underwater. The main body of the EIS generally avoids comparisons of sounds in air and underwater. This section is correct in pointing out how to compare pressure levels for comparisons with the air standard. When the Committee of Low attempt to suggest that criticism of this project was based upon errors in comparing ES-6) clearly imply that power is the appropriate acoustic feature for perception of feature over another (pressure vs power). This part of the EIS is not correcting a to being in a kitchen with a disposal running. I would urge that these misleading comparisons be struck from the EIS.

would be helpful to include the NMFS request along with enough information to conclude different parts of the MMRP that each have their own permit? What about other scientific or commercial projects that may incidentally impact marine mammals but are not primarily p 1-1 I am confused by the statement that NMFS requested Scripps to obtain a Scientific the following about their policy: Does this extend to the whole ATOC project or just the to study marine mammals? Do they need a permit to operate? If so, what kind? Can any Research Permit instead of an incidental take authorization for the ATOC project. It scientific or commercial group apply for a blanket scientific research permit for their activity as long as they hire biologists to study the impact?

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Fyack Comments

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p 1-4 and 1-5; Table 1.1.2-1

The Advisory Board of the ATOC MMRP commented in items 20 of the

recommendations from the 13 June 1994 meeting:

to whether the regularly-scheduled ATOC phase can begin. The Board notes that the MMRP-controlled phase. This report will be needed to support a decision as MMRP, NMFS, and other interested parties agree (a) on the types of information and level of detail that will be required, and (b) a realistic schedule for completing of mammals to the ATOC sounds may be needed within I month after the end of The Board was advised that a preliminary but substantive report on the reactions this decision will be one of the most significant and potentially controverstal decisions to be made during the entire project. The Board suggests that the

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"quick look" should have limited objectives and it was "unrealistic to expect the MMRP to one or a few months. The earlier years of MMRP observation have taken at least one year planned into all stages of the project, with considerably increased demands on the MMRP. do not see that this has been added. The Advisory Board recommended that this kind of preliminary report is inconclusive? Who makes decisions about potential impact? The BIS report that it will be extremely difficult to analyze data from the six month Pilot Study in comprehensive report suitable for expernal review, within I month after the end of data animals." What if the Advisory Board is correct and the MMRP requires more time for such a determination? What are contingency plans if analysis takes longer? What if the to analyze. The Advisory Board noted that a "quick look" capability would need to be The EIS should include these details. The board suggested in items 20 and 21 of the related transmissions will begin only if the system is determined to be safe for marine complete a substantive analysis of all types of behavioral reactions, and to prepare a collection." The DBIS takes a much broader stance and states that "ATOC climateshould provide more detail on these critical issues.

whether these are maximum values or some estimate of central tendency. Maxima are not 7 C Many of the levels of whale sounds in this table are significantly higher than typical reports ATOC source compared to impulse sounds such as an airgun array. The levels reported in something like an upper quartile would be more reliable. This table and associated text do published in the scientific literature. Picase give references to published sources, and state representation of the literature. Please change Table 1.1.3-1 to be consistent with Table not mention that gray whales responded more strongly to continuous sounds like the the most reliable numbers. If there is a strong reason not to use a central estimate, Table 4.3.1.1.1 differ in many species from Table 1.1.3.1, and seem a fairer -

p 2-6 and 2-7

Modeling acoustic propagation is a tricky business. The significant changes in predicted propagation in different ATOC documents attest to these problems. It is therefore

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important to verify predicted values with empirical data. The ATOC MMRP Advisory Board recommended the following in item 16 from its 13 June 1994 meeting: The research protocol should include details as to how ATOC and the MMRP will verify sound levels (and signal-to-ambient ratios) received from the ATOC source and other human activities at locations where marine mammals are observed.

This is particularly important in the shoreward direction for the California ATOC project, App. C. recreational human divers can hear the ATOC sound. What are the plans to ground truth TC the absence of whales? Will there be any monitoring to ensure lack of impact on migrating demonstrated to cause avoidance reactions in migrating gray whales? Will this be done in he models? Will the ATOC project perform initial tests to ensure that inshore areas because it determines whether migrating gray whales may be impacted and whether where gray whales migrate could not possibly be exposed to the 110-120 dB levels gray whales? مح

p 2-15 and 2-16

While it makes sense to choose a site rich in marine mammals for MMRP, the opposite holds for ATOC. The EIS should either separate source site criteria for MARP and ATOC or give a detailed explanation about why that is impossible or ill advised.

Section 4.3

data are not available for the EIS yet. It seems to me that the finding of no adverse impact The section on scientific uncertainty cuts to the quick of the problem with marine animals and noise. We currently do not have data to predict what levels of the ATOC sound and in the EIS is premature. If there are sufficient data to find no impact, why spend 10% of disruption. The MMRP proposes to answer both questions for target species, but these the project funding on the MMRP? The EIS should give more detail about procedural issues related to completing the EIS process before data is made available from the corresponding ranges from the source may cause auditory damage or behavioral c

1.1h quoted on p 4-21 as arguing that lower levels than this may cause temporary hearing loss. challenged by Hollien and has never been tested for marine mammals. Until such data are cars (which are adapted for hearing in-air) to ears of marine mammals which are adapted thresholds of hearing (TTS) when exposed to sounds 80 dB or more above their hearing problem. This is extrapolated from human data. Hollien who produced these studies is It may not be conservative to extrapolate from studies of underwater hearing in human provided, I believe that it is over-confident to assume no impact to exposures < 150 dB. The analysis of hearing loss assumes that exposure to levels <150 dB will not cause a for underwater hearing. Terrestrial mammals tend to show temporary shifts in their threshold. Whether a similar dynamic range is characteristic of ears underwater is The Advisory Board provided the following comments on this point: 90

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ATOC documents assume that hearing damage and/or TTS will not occur if received levels of ATOC sounds are below 150-160 dB re 1 µPa. The Advisory Board notes that this assumption may or may not be true, but that there are no supporting data from marino mammals. This and other auditory parameters may very widely among the main marine mammal groups.

I applaud the addition of auditory experiments to the MMRP, but question the 150 dB criterion retained in the DBIS. We simply do not have any data on what levels or ranges from the ATOC source might affect the hearing of marine animals.

The DEIS emphasizes that the 5-min ramp up period is a significant mitigating measure because animals near the source could use this interval to swim away and avoid full exposure. The Advisory Board had questions about how well the suggested mitigation would work:

The Board noted that the "ramp-up" approach depends on largely-untested assumptions about how marine mammals near the source would respond. The objective is to include, during operational ATOC emissions, a ramp-up scheme that induces any mammals that are very close to the source to move away before the source reaches full power. Ultimately ramp-up duration and rate should be related to minimum swimming speed and radius of biologically significant effects.

The DEIS appears to make questionable assumptions on this regard: "The potential for auditory injury or deafness for any species of fish is anticipated to be negligible, given the fact that the 5-min ramp-up period will allow sufficient time for their departure from the area prior to onset of the main transmission." (p. 4-96) This conclusion ignores potential problems such as (1) lack of avoidance of the ramping sound (2) combinations of slow-swimming speed and large radius of impact (3) residency of saimals in the impact zone (4) difficulty in determining the correct direction for avoiding the source in a complex exposure field. Clearly many of these assumptions need to be tested before the ramp up is viewed so confidently as a successful mitigation. The BIS should address these concerns.

The DEIS is inconsistent in generalizing expectations of no impact from humans to most marine vertebrates while limiting expectations of demonstrated impact to each particular species that happens to have been studied. For example, the study of Lagardere (1982) is reviewed in the DEIS, leading to a prediction that growth and reproduction of shrimp may be impacted at exposure levels of 120 dB or more. This is one of the few such studies on any marine animal, and there are few feature animat to shrimp associated with heightened sensitivity to sound. Yet the DEIS concludes "other than potential minor decreases in shrimp productivity, no direct short-term impacts to invertebrates are anticipated." (4.

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102) I do not understand why no impact is anticipated on the hundreds of species that live in this area but whose sensitivity to sound has not been studied. The final EIS must take a more balanced approach to these issues.

4-27

The summary of responses of migrating gray whales to noise states: "marine mammals often exhibit avoidance reactions when an industrial noise level reaches 120 dB" (p 4-27). This is not quite correct. While 50% of whales avoided continuous sounds at levels of 117-123 dB, depending upon the stimulus, the most sensitive 10% avoided drill ship sounds at levels of 110 dB. The 120 dB level is the one at which 50% of gray whales respond, not the level at which the first once started to respond. Most of the world's gray whales migrate inshore of the ATOC source. Whether the 110 dB contour overlays II-72, the gray whale distribution is critical for predicting impact. If gray whales respond to the ATOC source as they do to drill ships, then the most sensitive I/10 of the 20000 migrating whales that were within the 110 dB exposure zone during transmissions might show behavioral disruption. The choice of 120 dB contours to predict no impact is not correct. Even 110 is not conservative, it is consistent with disruption of 10% of the whales. Monitoring of migrating gray whales and of the actual inshore sound levels is very important, since most of the species migrates relatively close to the predicted impact zone. The methods for such a study are cheap and effective.

ATTACHMENT 1

MAN THE PARTY OF

MARDI WORMHOUDT GOVERNMENTAL CENTER

JAMET K. BEAUTE

701 OCEAN STREET SANTA CRUZ, CALIFORNIA 95050-4059 (was 44-120) ATLA 64-1200 PAL(OO) 44-1331 TDD (100) 44-1331 BAY BELGAND

January 26, 1995

Clayton H. Spikes
Advaced Research Projects Agency
Harine Accostics, Inc.
Cort Crystal Park, Suite 901
2345 Crystal Drive
Arlington, VA 22202

RE: COMMENTS ON THE DRAFT ENVIRONMENTAL IMPACT STATEMENT/FENVIRONMENTAL IMPACT REPORT FOR THE CALIFORNIA ACOUSTIC THERMOMETRY OF OCCAN CLIMATE PROJECT AND ITS ASSOCIATED WARINE MANWAL RESEARCH PROGRAM

Jear Hr. Spikes:

On January 24, 1995, the Santa Cruz County Board of Supervisors adopted a testivation in support of comments developed by Planning Department staff on the Draft Environmental Impact Statement/Environmental Impact Report (EIS/EIR) for the California Acoustic Thermometry of Ocean Ciliaate (AIO) Project and its associated Narine Hamal Research Program. The comments and supporting resolution, attached for your use, recommend selection of Alternative 2, the Nortking Markantive 2,

Of deep concern to the County of Sante Cruz is the potential for long term compilities facts to the tourish and recreational commercial fishing findustries which will indirectly impact the local economy. The draft EIS/EIR T. falls to adequately address indirect economic impacts. In addition, given government budget concerns, Sante Cruz County Contends that it would be fiscally imprudent to proceed with the ATOC Project because of the large number of uncertainties and the possibility that no measurable benefits may be

Selection of the No-Action alternative will allow for a delay of sufficient ingels for the collection of necessary baseline information and completion of further research to provide convincing demonstration that the AIOC Project will not have adverte impacts on any marine life or the marine ecosystes as a

Thank you for your thoughtful consideration of our comments.

Sincerely,

FRED KEELEY, Chair Board of Supervisors

FK:ljr Attachments

cc: CDR Terry Jackson, Monterey Bay National Marine Sanctuary Machel Sanders, Center for Marine Conservation Vitch Michols, Save Our Shores Clerk of the Board Clerk of the bour.

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COMMENTS OF SANTA CRUZ COUNTY
ON THE DRAFT ENVIRONMENTAL IMPACT REPORT
FOR THE CALIFORNIA ACQUSTIC THERMOMETRY OF OCEAN CLIMATE PROJECT

The County of Santa Cruz takes this opportunity to submit to the Advanced Research Projects Agency (ARPA) of the Department of Defense, the following comments on the draft Environmental Impact Statement/Environmental Impact Ensport (EIS/EIR) for the California Acoustic Thermometry of Ocean Climate (ATOC) Project and its associated Marine Mammal Research Program (WMRP). Staff's review of the draft EIS/EIR has identified serious flaws in the document which will need to be addressed before any flam! action is taken to approve the project. The indirect economic impacts to coastal local governments resulting from fishery and tourism resource impacts is an issue of great concern. As are \mathcal{I} —5 most coastal counties, Santa Cruz County is economically dependent on it:s \mathcal{I} —5 tourism and recreational and commercial fishing industry. Any impact to important fish and marine marmal resources and their prey species, including avoidance or other behavioral changes, will result in impacts to the County as well. The discussion of indirect economic effects in the draft EIS/EIR is extremely inadequate in regards to this issue.

Given the significant controversy and the large number of uncertainties surrounding the ATOC project as designed, coupled with the possibility that no measurable benefits may be gained, Santa Cruz County contends that it would be imprudent to proceed with the ATOC Program at this time. A delay of sufficient length is needed to allow for the collection of necessary baseline information and refinement to the monitoring methodology for the detection of sound source effects and evaluation of their impacts on all marine life. Santa Cruz County recognizes the critical importance of defining the nature of "global warming" but feels that any substantial long term project designed to measure this phenomena must be held to the same high standards of environmental responsibility as would any industrial private enterprise project. The relatively pristine and unexplored nature of the Pt. Sur area which abounds with marine life, as acknowledged by it's inclusion in the Monterey Bay National Marine Sanctuary, necessitates the need to proceed with caution. The County's comments which follow are respectfully submitted as part of our continuing interest and involvement in the environmental review process for the ATOC project.

Section 2.2.3.2, Page 2-18

4

"...this potential site would be 70 km west of the Masnington coast and can be considered a deep-water site that is located in a region of ${\cal T}$ C known adverse weather conditions ("roaring 40's")."

The "roaring forties" occur in the <u>Southern</u> Hemisphere at 40 South lati-tude, not in the North Pacific Ocean.

Section 3.3.7, page 3-59

S This section, which presents information on threatened, endangered and special status species that may occur in the study area, fails to mention the coho salmon (Oncorhynchus Kisutch) populations in Scott and Maddell Creeks, Santa Cruz County. These fish have been listed by the State of California as a candidate species for threatened status. In addition, the National Marine Fisheries Service is expected to list Pacific coho stocks, in the near future, as threatened under the Endangered Species Act. 3

Section 4.2.1.1, Page 4-10

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Concur CEQA Mitigation Heasure 1-2: ATOC facilities would be removed at the end of the experiment, to the extent economically and practicably feasible.

If the ATOC cable and source were not to be removed, they could potentially become an obstacle to commercial fishing due to gear conflicts.

Section 4.2.1.1, Page 4-11

77 CEQA Mitigation Measure 2-2: The ATOC project will coordinate with other oceanographic and acoustic research efforts, and U.S. Mavy activities, to ensure that scheduling and operational conflicts are avoided.

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The ATOC project should also coordinate with the commercial fishing industry during important seasonal fisheries, such as the commercial salmon fishery, to avoid user conflicts related to fish dispersal and avoidance behaviors.

Section 4.3.2.2.1, Page 4-88

CEGA Mitigation Measure 10-1: The WMRP will monitor fish stock assessments to attempt evaluation of the potential for increased predation on fish, in relation to ATOC source sounds.

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How would the action in the above listed mitigation measure be accomplished? This action is not discussed in Appendix C. Research Protocol for the California Harine Hammal Research Program (HMRP). The County questions 7 whether it is even possible to obtain fish stock assessment data in a manner timely enough to accomplish the intent of this mitigation measure. Regardless, it would not be possible to correlate a decrease in fish stocks to increased predation caused by sound transmissions, using fish stock assessment data. It is ludicrous to offer the above action as a mitigation measure. 9

Section 4.3.2.2.1, Page 4-91

The cited study by Pearson et al., (1992) is not listed in the EIS/EIR bibliography (Appendix A). However, this discussion confirms behavioral impacts could occur and further highlights the need for more studies to determine the long term effects of repeated sound transmissions and resultant dispersal and avoidance behavior.

ノレ In comments previously submitted on June 14, 1994 by the County of Santa Cruz in response to the Notice of Intent to Prepare an EIS, a previous study by Pearson et al., (1987) was cited for its findings related to fish dispersal behavior in response to accustical energy. This study looked at the reaction of rockfish to sound produced by a single airgun. Rockfish schools located from one to eleven miles from the sound source exhibited behavior changes. Their dispersal resulted in a decline in fishing vessel catch-per-unit-effort of 52.4%. This study correlates sound related behavioral effects with indirect economic impacts.

Section 4.3.2.2.1, Page 4-92

CEQA Mitigation Measure 11-1: The MMRP will monitor fish stock assessments to attempt evaluation of the potential for impacts to the behavior of fish, particularly sharks, in relation to ATOC source sounds. How would the action in the above listed mitigation measure be accomplished? This action is not discussed in Appendix C, Research Protocol for the California Marine Hammal Research Program (MMR). The County questions whether it is even possible to obtain fish stock assessment data in a manner timely enough to accomplish the intent of this mitigation measure. Regardless, it would not be possible to correlate a decrease in fish stocks to impacts from behavioral changes caused by the sound transmissions. This action is not what CEQA intends for mitigation measures. ∞

Section 4.3.2.2.1, Page 4-93

by reduced use of certain areas, there is often insufficient reliable and systematic data collected to document the trend." It further stated, TC ... cases of partial, or even complete, abandonment of disturbed areas may, in fact, be more commonplace than expected (Richardson et al., 1991)." The draft EIS/EIR states, "If fish do react to noise from human activities

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Again, this further supports the County's premise that long term dispersal or avoidance behavior will ultimately impact the local economy.

Section 4.3.2.2.3, Page 4-96

"... the 5-min ramp-up period will allow sufficient time for their departure from the area prior to onset of the main transmission."

repeated raises the questions of whether marine life would completely abandon the disturbed area for the entire life of the project. While this statement was made in the context of dismissing the potential for auditory injury to fish, it also highlights the fact that behavioral changes such as dispersal and avoidance are expected to occur. The fact that the sound transmissions will be of long duration and continuously

"Observations show that while these fish may experience temporary behavioral disruption, no permanent negative impacts are expected and they too should habituate to the regular transmission sounds."

10

This conclusion that fish will habituate to the transmission sounds is not supported by the discussion in Section 4.3.2.2.1.

Section 4.3.2.6, Page 4-110

This section on threatened, endangered and special status species falls to 5203.3.7 mention the local coho salmon (<u>Oncorhynchus Kisutch</u>) populations that have recently been listed by the State of California as a candidate species for

75 In addition, it is erroneous and misleading to base the conclusion that there is no potential for direct, indirect or cumulative effects on the endangered Sacramento River winter-run chinook salmon (<u>Oncorhynchus tshawytscha</u>) on the stated premise that, "...chinook salmon's primary oceanic habit at area is generally located to the north of the proposed action site (approximately 500 km away), in the northeast Pacífic fishing area." It is well documented that these fish seasonally occur throughout the study area.

Oncorhynchus is misspelled in paragraph 3.

545

Section 4.3.2.7, Page 111

project is not consistent with the Management Plan for the Monterey Bay National Marine Sanctuary (MBNMS). According to the MBNMS Management Plan, the purpose of Sanctuary research activities is to improve understanding of specific management problems. In addition, current regulations prohibit plying motorized afroraft, except as necessary for valid law enforcement purposes, at less than 1000 feet. The Research Protocol for the WARP (Appendix C) reports than aerial surveys would be flown at 230-270 m altitude. Contrary to what is stated, the County of Santa Cruz contends that the

Section 4.4.1, Page 4-114

The discussion on indirect effects on the economic environment is extremely weak. The County of Santa Cruz does not agree with the assignment of "less than significant" impacts to commercial/recreational/potential fisheries $\mathcal{I}\text{-}\mathcal{B}\mathcal{C}$ (Table 4.1-1). Avoidance or other behavioral changes can be expected and will result in changes in habitat utilisation and loss of traditional fishing grounds. This in turn could cause additional problems from increased fishing pressure in other areas.

The commercial and recreational fishing industries consist, for the most part, of individually owned family businesses. These small operations are predicated upon renewable seasonal fish resources and are not able to sustain losses which are over several seasons in duration.

try and seismic exploration vessels off California, caused by accoustic sound impacts as well as gear conflicts, were mitigated by seasonal restrictions of seismic exploration activities during important fishing sea. Locally, it would be important to cease sound transmissions during the commercial salmon fishing season to avoid indirect economic impacts related to fish avoidance or other behavioral changes. Santa Cruz County recommends, for inclusion as a mitigation measure, the scheduling of sound transmission restrictions during important fishing seasons. Previously experienced user conflicts between the commercial fishing indus-44

The County of Santa Cruz does not agree with the assignment of "no significant" impact to recreational activities/courism (Table 4.1-1). Again, the T-5c, fikelihood for dispersal behavior or abandonment of the area by marine life T-5c, will result in impacts to the area's whale-watching, recreational fishing IBA. and recreational diving enterprises, as well as to all of the associated businesses which rely on these activities to bring tourists into the area.

Section 5.4.3, Page 5-12

The statement that the ATOC program and the MMRP are consistent with the MBNNS Management Plan is not true. It is stated in the MBNNS Wanagement Plan that the purpose of Sanctuary research activities is to improve under-

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to resolve specific management problems. In addition, current regulations of prohibit flying motorized aircraft, except as necessary for valid law en- 7 (forcement purposes, at less than 1000 feet. The Research Protocol for the WHRP (Appendix C) reports than aerial surveys would be flown at 230-270 m altitude. standing of the Monterey Bay area environment, resources and qualities, and

CONCLUSION

Given the large number of uncertainties surrounding the ATOC project and the possibility that no measurable benefits may be gained. Santa Cruz County contends that it would be imprudent to proceed with the project as designed. The lack of existing information on marine life response to low frequency sound precludes the ability to make informed decisions on probable impacts. A delay of sufficient length should be required to provide for the collection of baseline information and the completion of further studies on the effects of low frequency sound on marine life.

In conclusion, the County of Santa Cruz recommends Alternative 2, the No Action alternative. This would allow time for the collection of baseline data on the proposed sites and for further studies to provide convincing demonstration that the activities proposed will have no significant adverse impact on any marine life or the marine ecosystem as a whole.

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ATTACHMENT 2

BEFORE THE BOARD OF SUPERVISORS OF THE COUNTY OF SANTA CRUZ, STATE OF CALIFORNIA

RESOLUTION NO. 36-95

On the motion of Supervisor Beauta duly seconded by Supervisor Vornbeads the following Resolution is adopted:

RESOLUTION BY RESPONSE TO THE DAMPT EIS/EIR FOR THE ACCUSTIC THEN WHEIRY OF OCEAN CLINATE PROCENT AND 11S ASSOCIATED WARINE NAWALL RESEARCH PROCENT

MELES. The Advanced Assaurch Projects Agency of the Repartment of De-fonts and the University of Californi, 520 high bars salitiest comments on the deaft cultivaments input Statemin/Conferenceals in the deaft factor (EIS/EIS) for the Accustic Thermostry of General Clinics (NOC) Project and its associat-ed Marine Hammal Messaurch Projects (MRD); and

MREES, low frequency sound producting equipment installed off Pt. Sur. Callforni (cliffs the Monderny Buy Befichal Martine Sandtaniy bould transmit scousits signis for 20 sinute deritions at a marium of every four hours are a to yars period, with possible continuation for a period of ten yars of wars, and

MHEREAS, sufficient baseline information with which to assess sound in-duced behavioral and physiological impacts to marine life does not axist; and MERCY, the County of Santa Croz radies, to a significant degree, on a constal-depondent economic base while to built upon the Lourisa and recreational and conserval fishing industries; and

MRIGELS, the County of Sante Cruz recommends Alternative 2, the No Action alternative to allow time for further research to provide coemincing deson-tivation that the ATOC Project will not have adverse impacts on any marine

MON, THEFORE, BE IT ASSAYED AND ONDERED that the Board of Supervisors of the Courty of Sate Cruz by adoption of this resolution beneby supports the comments developed by Courty satefy and

RESOURTION IN RESPONSE TO THE BOAFT EIS/EIR FOR THE AQUISTIC THEMOMETRY OF DEAN CLIMIT PROJECT

BE II FURTHER RESOURD AND CAREED that copies of this resolution and attached comments, that is between the Conference of the Board to the Advanced Research Projects Agency of the Begardmank of Defense prior to the January 31, 1995 deadline.

PASSEG AND ADDPTED by the Being of Supervisors of the County of Santa Cruz, Sitte of California, this 24th day of <u>Samery</u> 1999. by the following vote: Besuts, Symens, Mermboudt and Keelsy Belgstd Bess Fores

FRED KEELEY SUPERVISORS SUPERVISORS SUPERVISORS

Chairperson of the Board of Supervisors

SUSAN M. ROZARIO

ATTEST: Clerk of the Board County Counsel APPROVED AS TO FORM:

County Countel
Planning Department - Resources Section
family Administrative Office DISTRIBUTION:

HELLER EHRMAN WHITE & MAJULIFFE

ATTORNEYS

113 Bush Stragg

A PARTHERING OF PROPERTIONAL CORPORATIONS

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January 30, 1995

98480-0005

Advanced Research Projects Agency University of California, San Diego 108 Administrative Complex, 0006 Marine Acoustics, Inc. Four Crystal Park, Suite 901 Arlington, Virginia 22202 Campus Planning Office c/o Clayton H. Spikes 2345 Crystal Drive

La Jolla, CA 92093

Comments on Draft Environmental Impact Statement/ Environmental Impact Report for the California Acoustic Thermometry of Ocean Climate Project ¥e:

To Whom it May Concern:

On behalf of our clients, Natural Resources Defense Council, Earth Island Institute, Marine Mammal Fund, and Coastal Advocates, we submit the following comments regarding the Draft Environmental Impact Statement/ Environmental Impact Report for the California Acoustic Thermometry of Ocean Climate Project:

GENERAL COMMENTS

300 pages of text and tables, was produced after over eight months of intense effort by I-142 1994, the Advanced Research Projects Agency ("ARPA"), the National Marine Fisheries Service ("NMFS"), and the University of California, San Diego ("UCSD") submitted Scripps Institute of Oceanography ("Scripps"), ARPA, NMFS, and the other cooperating for public review and comment a Draft Environmental Impact Statement/Environmental Thermometry of Ocean Climate Project ("ATOC"). This document, including well-over agencies. Despite repeated requests for an extension of the public comment period up to and including March 2, 1995, these requests were refused in clear violation of the Inadequate Time for Public Review and Comments. On December 2, Impact Report ("DBIS/EIR") for the California component of the Acoustic

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Advanced Research Projects Agency Clayton H. Spikes January 30, 1995

Page 2

Guidelines ("Guidelines") § 15201. "Comments are an integral part of the EIR." Sutter Sensible Planning Inc. v. Board of Supervisors 122 Cal. App.3d 813, 820, 176 Cal. Rptr. 342 (3d Dist. 1981); see also 40 CF.R. § 1506.6 (regarding EIS). In accordance with the mandate of NEPA and CEQA, such an extension would have contributed to a greater level of public understanding of the ATOC project — a project that has generated an ("CEQA"). "Public participation is an essential part of the CEQA process." CEQA California Environmental Quality Act, Cal. Pub. Resources Code § 21000 et seq. National Euvironmental Policy Act, 42 U.S.C. § 4371 et seg. ("NEPA") and the almost unprecedented level of public concern.

Instead, the January 31, 1995 deadline offered just sixty-one days in which local permitting requirements. It is clearly unreasonable to expect the public to review, Marine Mammal Protection Act permit requirements and various additional state and digest, evaluate and comment on such a multi-facetted scientific document in such a short period of time, especially where a significant portion of that period included the to review this highly technical and complex document which purports to cover federal NEPA requirements, state CEQA requirements, federal Endangered Species Act and car-end holiday season.

comment period to January 31, 1995, was simply insufficient. Therefore, we submit these comments without having had sufficient time to thoroughly and comprehensively review significant scientific controversy that surrounds it, the small extension of the public Given the extraordinary public interest in the ATOC project and the and comment on the DEIS/EIR.

- Inadequate Project Description. The project description is confusing and As such, the alternatives analysis is skewed to favor the proposed project. If correctly evaluated, most of the alternatives clearly demonstrate reduced adverse impacts as well as the ability to achieve the project goals as they should be indicated. misleading.
- confusing. The admitted and expressly stated negative impacts of the proposed project are scattered throughout the DEIS/EIR rather than clearly stated and cumulatively Disorganization. The DEIS/EIR is disorganized and intentionally ن evaluated.
- I-12 c Inadequate Evaluation of Cumulative Impacts. The treatment of cumulative impacts is inadequate. 4
- Inadequate Alternatives Analysis. The alternatives analysis is subjective and unsupported by data or evidence in he record.

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adequately address the very real concerns regarding the effectiveness and prudence of conducting such a complex and highly speculative scientific research project, especially given its potential impact on the most protected and sacred marine resources in the Inadequate Impacts Analysis. The document fails to identify and world -- the Monterey Bay National Marine Sanctuary.

10 defined in the Marine Mammal Protection Act, 16 U.S.C. § 1361 et seq. ("MMPA"), Permitting. ATOC is not "scientific research on marine mammals" as and the Endangered Species Act, 16 U.S.C. § 1531 et seq. ("ESA"), but rather a proposed study on global climate changes. DEIS/EIR at 1-3. Therefore, under the MMPA, this project should be permitted, if at all, under the incidental take permit requirements. M

Executive Summary is devoted to summarily discounting the very real concerns regarding argumentative section is entirely inappropriate for this document and therefore should be potential impacts. 40 C.F.R. § 1502.1. Furthermore, NEPA procedures must ensure that contrast, the DEIS/EIR is skewed in favor of the proposed project. For example, under Proposed Project. The DEIS/EIR must be a neutral explanation of the project and its environmental information is available to public officials and citizens before decisions are made and before actions are taken," 40 CF.R. § 1500.1(b)(emphasis added). In the potential harm to the marine environment - as a true adversarial piece. This The DEIS/EIR Is Not An Objective and Neutral Evaluation of the the guise of offering "clarification and explanation," a substantial portion of the taken out. See DEIS/EIR at ES-5. 4

decision.; EIS's shall serve as the means of assessing the environmental impact proposed agency actions, rather than justify actions already made). For example, a section of the phases of the project have already begun. See 40 CF.R. § 1602.2(f),(g) (Agencies shall Moreover, in violation of the NEPA process, it appears that the certain not commit resources prejudicing selection of alternatives before making a final sea cable has already been laid, a permit was issued for the vertical line array installation, and Phase I of the MMRP Pilot Study has begun.

mitigation measure must be shown to be feasible and effective. The reason for adopting "reporting or monitoring program" designed to "ensure [mitigation] compliance during project implementation." Cal. Pub. Res. Code § 21081.6(a)(1). environmental impacts. Cal. Pub. Res. Code § 21002. The agency must also adopt a Ill-Defined and Inadequate Mitigation Measures. Each proposed mitigation measures is to "substantially lessen or avoid" significant adverse 5

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included in the proposed action or alternatives, 40 C.F.R. § 1502.14(f). Therefore, nearly every "mitigation measure" proposed in the DEIS/EIR is not properly labelled such. For example, Mitigation Measures A-1 through A-5 are already included in the proposed action. See DEIS/EIR at ES-15-18. Similarly, other so-called "mitigation measures" cited throughout the DEIS/EIR are nothing more than elements of the project description itself. See, e.g., DEIS/EIR at 2-41. Measures derived from the current project description (as submitted in the revised permit application) are not properly determined "mitigation" measures. In the alternatives section, the agencies shall "[i]nclude mitigation measures not already

research efforts? What other activities, including U.S. Navy activities, will be conducted?

Are other activities currently permitted? Specifically how will scheduling and Measure 2.2, how will the MMRP be coordinated with other oceanographic and acoustic operational conflicts be avoided? There is a long list of ongoing research and education failure to include mitigation measure monitoring plans leaves unanswered questions regarding the implementation of such measures. For example, with regard to Mitigation projects set forth at pages 3-72 and 73, how will the potential interference or conflicts When properly evaluated, the DEIS/EIR proposes only five mitigation measures and not a single mitigation monitoring plan, as required under the law. with these ongoing activities be avoided?

SPECIFIC COMMENTS

Executive Summary

§ 15123. This section fails to fulfill CEQA's clear requirement by only stating that there are "twenty potential impacts." Even assuming this number is correct, these 20 impacts mitigation measures and alternatives that would reduce or avoid that effect. Guidelines The executive summary must include each significant effect with proposed how it will mitigate the potential impact. The Executive Summary fails to adequately must be listed and each proposed mitigation measure must include an explanation of fulfill this requirement.

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executive summary, will be raised here. All such comments will be addressed under each No comments regarding information in the text, summarized in the individual section, unless already fully discussed under general comments.

70 addressed. This section lists only three concerns generated by this proposed project, and fails to adequately address them. First, the impact of the ATOC sound on marine animals, including mammals and sea turtles, is not addressed by reducing the ES-4: The Areas of Concern must be more clearly and thoroughly

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Page 5

the ATOC sound on these animals. This concern is not alleviated by adding the MMRP, as that program is unlikely to generate statistically useful data. In any event, there is no should go forward. Similarly, concerns regarding the use of alternative technologies and preservation of the Monterey Bay National Marine Sanctuary ("the Sanctuary") are inadequately evaluated here and throughout the DEIS/EIR. See, infra at 10-13, 18-20. ransmission time if, as admitted, there is "insufficient" knowledge as to the impact of indication that the results of the MMRP will be used to determine whether ATOC This section should be more fully developed to adequately address these concerns.

DEIS/EIR is that the impacts are "unknown"? What is the basis for comparing sounds L'74 ES-6-10: Why is such a large part of this "summary" devoted to the ATOC sound impact comparisons when, in fact, the ultimate conclusion of this produced under water with sounds produced in air? ∞

conducting the blue whale tagging experiment and passive acoustic data collection efforts App. C than once every hundred years" statistically derived? What purpose will be served by ES-8: How was the estimate one whale will be exposed to ATOC "less as part of the MMRP? 6

1 . Introduction, Purpose and Need for Action

(Discussion). "Only through an accurate view of the project may affected outsiders and consider mitigation measures, assess the advantage of terminating the proposal (i.e. the "no project" alternative) and weigh other alternatives in the balance." County of Inyo, supra, 71 Cal. App. 3d at 192-93. As discussed below, the inaccurate and unstable public decision-makers balance the proposal's benefits against its environmental costs, informative and legally sufficient EIR." County of Inya v. City of Los Angeles, 71 Cal. The project description must be accurate and consistent throughout an EIR. "An accurate, stable and finite project description is the sine qua non of an App. 3d 185, 193, 139 Cal. Rptr. 396 (3d Dist. 1977); see alsa Guidelines § 15124 project description in the DEIS/EIR is legally inadequate.

1.1 The ATOC Project

Program as a whole. In particular, these letters have emphasized that the ATOC project \mathcal{T} \mathcal{C} letters emphasizing the need to prepare a comprehensive programmatic environmental environmental impacts of each of these related projects in isolation. (See e.g. June 15, Scope of Project. NMFS and ARPA have already received numerous lawfully cannot be parcelled into separate projects for purposes of evaluating the impact statement evaluating the cumulative environmental impacts of the ATOC 10

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1994 letter from Heller, Ehrman, White & McAuliffe; April 14, April 29, May, 6, May 14, November 4, and November 7, 1994 letters from Sierra Club Legal Defense Club, Inc.; March 17 and March 21, 1994 letters from Natural Resources Defense Council).

programmatic EIS that evaluates the cumulative impacts of the ATOC Program before any significant aspect of the program is implemented, and before resources are irrevocably committed. The DEIS/EIR, as currently drafted, does not satisfy this Inder the law, NMFS and ARPA must prepare a comprehensive requirement. In their efforts to avoid evaluating the environmental impacts of the ATOC Program as a whole, the entire DEIS/EIR is limited to only a six-month Marine Mammal Research Program ("MMRP"), designed to test the impact of the ATOC Low Frequency Sound ("LFS") on marine animals, and a two-year, California-based "proof-of-concept" study of the ATOC program. The numerous other locations which have ATOC project cannot be ignored. The DEIS/EIR itself states, "If successful, a ten-year paths. DEIS/EIR at ES-2. "This initial phase should demonstrate that it is possible to construct and operate an international network capable of detecting and characterizing been proposed for ATOC related projects, including Hawaii and New Zealand, cannot lawfully be excluded from the DEIS/EIR. Moreover, the full extent of the proposed follow-on global ATOC program would be proposed. . . " DEIS/EIR at Abstract. The goal of ATOC is "proving the acoustic thermometry concept for future global ocean climate monitoring programs." DEIS/EIR at ES-3. Three new hydrophone receiver arrays will be installed -- near New Zealand, near Pt. Sur and south of Adak, Alaska, combined with 10 drifting receivers that will be deployed along selected transmission ocean climate change." DEIS/EIR at 1-20.

Therefore, this ten year project, the possible international/global system, as EIS/EIR. For example, no consideration of the New Zealand and Alaska hydrophone well as the ATOC related projects proposed in other locations, are clearly part of the receivers? Are there any possible environmental impacts of choosing such a location, impacts of the "proof-of-concept" study. Accordingly, the potential environmental ATOC program as a whole and, as such, are foreseeable, potential environmental arrays exists in this document, let alone the cumulative impacts of these projects. impacts of the entire ATOC project must be evaluated in a single programmatic Morcover, what criteria will be used to determine the location of the 10 drifting and any mitigating factors that should be applied?

environmental impacts evaluation is drafted, the implementation of any aspect of the Until and unless the project is properly defined and a proper ATOC project will be in violation of both NEPA and CEQA.

This obligation cannot be avoided by alleging that a programmatic EIS may be "too speculative" or subject to "several key uncertainties." DEIS/EIR at 1-20, 1-21, ES-3. If speculative and baseless, why was the full 10-year ATOC experiment part of 25. Only when faced with drafting an EIS/EIR did Scripps reduced this project to a two-year California-only phase. The agencies attempt to avoid its stanttory and regulatory duties by misrepresenting the full scope of the proposed project is unseemly and patently Scripps ' initial permit application submitted to NMFS? Seg Research Permit PSS7A at unlawful

program fully explored, in a complete BIS before any components of the ATOC Program Acoustic Engineering Test, which have improperly been proposed and conducted outside of the NEPA/CEQA process is a component of the proposed ATOC project. As such, each of these projects will have cumulative impacts when viewed with the other parts of Moreover, each of the smaller ATOC-related projects, including the recent impacts of the entire ATOC Program must be fully considered, and alternatives to that the ATOC Program. See 40 C.F.R. § 1508.25(a)(2). Cumulative impacts, as closely related, "connected" actions, must be evaluated in a single EIS. Id. Therefore, the are conducted

global warming and, if so, whether there are less intrusive means than the ATOC project to obtain those measurements. It is just this determination that ARPA, NMFS, UCSD and Scripps apparently seek to avoid. As currently drafted, the DEIS/EIR fails to analyze the proper scope of the ATOC project, and therefore, does not meet the legal related projects can be implemented, a determination will be made whether measuring Such a requirement ensures that before the ATOC program or any of its ocean temperature is the most prudent, practicable and feasible method to evaluate requirements for such a document.

the ATOC project? All potential environmental impacts of these military uses must be I-I evaluated as well as any alternatives to this project which will fulful such military allegedly associated with the ATOC project. What are the military uses associated with purposes. Is this funding provided by Department of Defense ("DoD") a dual use or non-military use of DoD's funds? Military Purpose. The DEIS/EIR fails to disclose the military purpose

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DIES/EIR at ES-1, 1-3. The document fails to explain how or why the ATOC data is $\mathcal{I}^{-3}b_1$ Without the supporting evidence and explanations, these bare representations fail to Global Warming. The DEIS/EIR alleges that ATOC "is necessary to "necessary," and how such measurements would "validate" other climate models. validate global climate computer models being used and developed to answer the question whether our earth is warming as a result of the 'greenhouse' effect." 77

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inform the public and assist agencies in decision maiding. Therefore, a full explanation of the "global climate models" should be included in the EIS/EIR, as well as an appendix which includes the models themselves. See 40 CFR. § 1502.24 ("Agencies shall insure that professional integrity, including scientific integrity, of the discussions and analyses in EISs. They shall identify any methodologies used and shall make explicit reference by footnote to the scientific and other sources relied upon for conclusions in the statement.") As currently written, the DEIS/EIR does not explain how the information generated by the ATOC experiment on the deep sea temperature will validate those models.

have had very little impact on governmental decisions to take action to curb emissions of need for large-scale observations of ocean temperatures so that the models may serve as a persuasive basis for policy formulation. DEIS/EIR at 1-4, 2-46, 2-47. Such baseless statements fail to explain how the results of the ATOC project, even if considered accurate and precise, will result in governmental policy actions to curb greenhouse gas emissions. Moreover, if global warming policy changes is a purpose of the ATOC project, then alternatives which will effect such a policy changing result must be included Moreover, the DEIS/EIR proposes that certain computer models of global climate change "have been criticized as inaccurate and oversimplified. Therefore, they in the EIS/EIR. For example, a very effective means to attain that goal is to direct the now to abate the global warming problems - without any further proof of the problems greenhouse gases." DEIS/EIR at 14. It is further proposed that ATOC will fulfill the demonstrating that it is economically feasible and scientifically prudent to take action millions of dollars devoted to the ATOC design and implementation towards

1.1.2 The Marine Mammal Research Program

global ocean climate monitoring programs, confirming computer models of global climate change, and allegedly affecting government policy determinations regarding the reduction Determining deep sea ocean temperature, providing information for future noise on marine animals. Yet, "the ATOC program recognizes a need to evaluate the potential effects of the proposed source transmissions on marine animals, in particular of greenhouse gas emissions are wholly unrelated to marine animals or the effects of designed for a single purpose - to evaluate the effects of the ATOC source sound on marine mammals and sea turtles." DEIS/EIR at 1-4. Accordingly, the MMRP was narine animals. Inexplicably, however, the DEIS/EIR alleges that the MMRP itself will govern the location of the ATOC project – going so far as to claim that the presence of \mathcal{L} - $\mathcal{L$ 13

to achieve its stated goal of global warming evaluation and governmental policy impact, located in an area nearly free of marine animals, particularly marine mammals and sea turiles, the possible impacts of the source noise emissions on marine animals would be greatly reduced, if not eliminated. It is the location of the ATOC source which should the ATOC project need not involve the presence of marine animals. Obviously, if dictate the parameters (and location) of the MMRP, not visa versa.

neither a goal nor even a part of the ATOC project prior to the significant public outery and pressure mandating that ARPA, NMFS and Scripps obey the law and comply with minute addition to the proposed project, added "in response to the question of potential disingenuous to now claim that marine animal research is a part of ATOC. The MMRP the ATOC project. "A goal of these experiments is to evaluate the potential impacts of However, the DEIS/EIR continues to misstate the purpose and goals of NEPA and CEQA requirements. As admitted in the DEIS/EIR, the MMRP is a lastessects" of low frequency sound on marine animals. DEIS/EIR at 1-4. It is entirely low frequency sound on marine animals." DEIS/EIR at ES-12. The MMRP was adverse Impacts of the ATOC source sound on marine animals. See DEIS/EIR at is properly labelled a mitigation measure, intended to determine and monitor any

evaluates, as a necessary element of this project, the presence of an abundance of marine animals. Properly analyzed, the alternative site analysis would likely result in very The unclear and confusing stated goals of the ATOC project as presented in the DEIS/BIR render the document inadequate and unlawfully insufficient. As presently drafted, the entire alternatives evaluation is fundamentally flawed as it different conclusions. Specifically, siting the ATOC project in the center of the Sanctuary would clearly be unnecessary. サ

1.1.3 The Acoustic Thermometry Program

ES-3, 1-5: In what way will the results of ATOC "support" all facets of L3 & $\mathcal{I}\mathcal{S}$ future global climate change research planning, and "provide important information for studying global climate questions"?

verifying the predictions of existing climate models"? The ATOC data is limited to the 14: How will the ATOC project obtain any data on temporal variation in changes in surface temperature. How will this data apply to existing climate models? Can statistically significant data be obtain over a two-year program? If not, then this deep sound channel axis only where there is a several year delay in responding to "large scale observations of ocean temperatures" useful for "comparing with and 16

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including all the environmental impacts and alternatives available for such a project. document must evaluate the ten year program necessary to obtain this information.

Table 1.1.3-1: This table is misleading and inaccurate; it fails to explain the basis for the sound comparisons, thereby leaving the reader with no understanding of its validity or accuracy. 13

Alternatives

426 (1988). Based on Affected Environment and Environmental Consequences sections, including the proposed action so that reviewers may evaluate their comparative merits." 'primary procedural mechanism" is the requirement to discuss alternatives in the EIS). this section should present impacts of the proposal and the alternatives in comparative detail." Laurel Heights Imp. Ass 'n v. Un. of Cal., 47 Cal. 3d 376, 406, 253 Cal. Rptr. 40 C.F.R. § 1502.14(d). Under CEQA, alternatives must be discussed in "meaningful environmental damage be substantially lessened or avoided where feasible. Pub. Res. form. Alternatives analysis is crucial to CEQA's mandate that avoidable significant An EIS must "[d]evote substantial treatment to each alternative considered in detail "This section is the heart of the EIS." 40 CF.R. § 1502.14; see also Grazing Fields Farm v. Goldshmidt, 626 F.2d 1068, 1072 (1st Cir. 1980)(NEPA 18 Code \$\$ 21100(b)(4), 21002; Guidelines \$\$ 15002(a)(3); 15021(a)(2), 15126(d).

agency, therefore, had impermissibly "peicemealed" that larger project. The inadequacy Appeal determined that based on the administrative record, the proposed project would record. The Court determined that construction and operation of the "interim" facility ireatment of alternatives may also be inadequate. In City of Santee v. County of San Diego, 214 Cal. App. 3d 1438, 1455, 263 Cal. Rptr. 340 (4th Dist. 1989), the Court of remain in existence substantially longer than the "temporary" period alleged on the of the project description resulted in inadequate, unduly narrow project alternatives. When a project and its objectives are defined too narrowly, an EIR 's was really the first component of a larger plan to expand the project, and that the

the alternatives analysis, among other sections of the DEIS/EIR, are unduly narrow and project criteria, will govern the site selection. As a result, every alternative site -- using Similarly here, the California ATOC proposed project is actually the first component of the world-wide ATOC project plan. As such, the project description and both stationary source and the moored autonomous source -- is dismissed based on a DEIS/EIR incorrectly determines that the MMRP criteria, rather than the ATOC inadequate. See supra at pp. 6-7 (discussing scope of project). Additionally, the ack of criteria required for the MMRP. As already discussed, such criteria are

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unnecessarily imposed and therefore artificially skew the entire DEIS/EIR Alternatives analysis.

Proposed Project:

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73

2-3: Where is the discussion of the impacts of these activities?

7C App. C

24: What affect will the results of the MMRP have on whether the ATOC 7C project will proceed?

2.0 Why are those two sources (and presumably more pathways) necessary? TC experiment?

2-15: The MMRP Site Survey Criteria, as discussed above, are wholly irrelevant to the goals of the ATOC project. These criteria are included as a post-hoc justification for a previously chosen site -- the Sanctuary.

2-16: It is inappropriate to allege that aspects of the project are mitigation 2.1 measures. In any event, the explanation of the variable source numbers and pathways is 7 ill-defined and confusing, especially with regard to how these variables will mitigation impacts.

Dismissed Alternatives. "If the agency finds certain alternatives to be infeasible, its analysis must explain in meaningful detail the reasons and facts supporting that conclusion." Marin Municipal Water District v. KG Land Corporation California, 235 Cal. App. 34 1652, 1664, 1 Cal. Rptr.24 767 (1st Dist. 1991). A project delay and a lack of development funding is not a valid basis for dismissing an alternative as infeasible or inadequate. Rather, the alternatives discussion must focus on alternatives capable of either eliminating any significant adverse environmental effects or reducing them to a level of insignificance, even if such alternatives would be more costly or would impede 10 some degree the project's objectives. Guidelines § 15126(d)(3).

 $\mathcal{Z}_{\mathcal{L}}$ delays and "uncertain" funding sources may arise is plainly disingenuous and invalid as $f\mathcal{L}$ permitting decisions and environmental impact determinations are not limited by or based on the funding sources.

ES-13-14; 2-17; Table 2.4-1: While we do not currently support location of the ATOC project at the Sur Slope site, that alternative was improperly deemed infeasible because it requires different technology and technology which has not been

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applied to this type of project. If further testing must be done to properly design a moored autonomous source, then the agency must conduct this further research.

Table 2.4-1 and Related Text: The entire alternatives analysis biased toward the preferred alternative. Conveniently, the text and table artificially separate 7.2 each component, avoiding a cumulative picture to properly analyze each proposed alternative as a whole. Moreover, the ranking system in the DEIS/DEIR uses a mathematical formula that is not explained askews the outcome of the ranking. How were the percentages of "relative response criteria" determined?

2-41: The evaluation of restricted source transmission times is inadequate.

24 There is no evaluation of the possible advantages of terminating all sound emissions

4-64
whales,

243: Every "alternative" deemed to be part of the project, it is not an alternative at all. As such, each of these "alternatives" should be fully evaluated as part of the "Project Description" as well as all of the potential impacts and alternatives thereto. See DEIS/EIR at 246 to 2.50 (including computer models, satellite sensors,

2.5 "anticipated to have minimal adverse impacts"? What evidence is there, if any, that \mathcal{TC} such an overlap of frequencies used by whales will not have impact, or that higher or lower frequencies would be better or worse?

Le experiments constants in project proposerus, attempt to ensure that the ALOC experiment is located in the Sanctuary. The full ATOC experiment could be designed I-1 and conducted at a suitable location, away from the presence of marine animals. The MMRP could be conducted using low-level portable sources in the present of marine animals, to the extent necessary. The project proponents blatantly avoid this obvious alternative to avoid the indication that the ATOC source need not be located in the Sanctuary.

3 Affected Environment

The DEIR must discuss any inconsistencies between the proposed project and existing general plans and regional plans. Guidelines \$15125(b). Therefore, this section must discuss inconsistencies of this project and the Sanctuary, as governed by the

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Burns State Park, Big Creek Ecological Reserve, and the entire Big Sur coastline. Any refuges and reserves, including the Pt. Lobos and Carmel Bay Ecological Reserves, the Marine Protection, Research and Sanctuaries Act, 40 U.S.C. § 1531 et seg., the state California Sea Otter Game Refuge, state parks and reserves including Pulia Pfeiffer and all inconsistencies with the purpose and design of the above must be disclosed,

4 Environmental Consequences/Impacts

4.1 Introduction - General Comments

reasonable scope of the statutory and regulatory language." Citizens to Preserve Olaix. I-12.C. The DEIS/EIR fails to list present, past, and anticipated future projects, including those 2 7 Board of Supervisors, 176 Cal. App. 3d 421, 431-32, 222 Cal. Rpir. 247 (2d Dist. 1985). interpreted so as to afford the fullest possible protection of the environment within the under NEPA and CEQA. "The requirement for a cumulative impact analysis must be This section fails to adequately consider cumulative impacts, as required inside and outside the agencies control, or to summarize the expected environmental effects of those projects. See Guidelines § 15130(b).

potential impact on marine environment over the tens of thousands of miles that this sound is supposed to travel. These and other cumulative impacts must be fully disclosed Examples of cumulative impacts which have not properly been considered here include: the potential to further reduce the severely depleted population of the endangered species proposed to be harassed; the effects of other present or future projects planned for the Marine Sanctuary combined with the ATOC project; the and analyzed in this section.

4-131: The cursory consideration of the California and Hawaii ATOC statement of fact on page 4-131? For example, how will the MMRP determine the projects cumulative impacts is insufficient. What is the basis for each and every cumulative impact on the species as a whole? How will the currently proposed mitigation measures reduce that potential impact?

70 both cable installation and maintenance and a much larger "footprint" is given the same Table 4.1-1: Even where one alternative is clearly and expressly stated to "sootprint." DEIS/EIR at 4-9. Nevertheless, the preferred alternative, which includes environment as it does not involve cable installation and would have a small sea floor autonomous source (Alternative 4) has a very low potential impact on the physical have less impact, the table fails to reflect that fact. For example, the moored impact level as Alternative 4. 28

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These inconsistencies reflected in Table 4.1-1 render the comparison skewed and inaccurate. This table should be remodelled to reflect the impacts, in comparative format, of each alternative.

4.2 Potential Effects on the Physical Environment

5.4.1 4-9: The potential significant impact from construction of the facilities on the physical environment is not fully explained. For example, how will trenching and environment? Summary statements allegedly dismissing threat of impacts are not 2.4 pipe installation, especially within the surf zone, avoid a threat to the physical

4-9, 4-10: How will "proper design of the ATOC facilities . . . minimize 30 the potential for impacts from bluff erosion"? What is the design as currently proposed? 7C How will the design minimize impacts?

7-19 4-10: How will removal of ATOC facilities mitigate the impacts of 31 installation? What is the current plan for removal? When is removal anticipated? What will define "economically and practicably feasible"?

of the noise? Why is that "considered the most appropriate"? DEIS/EIR at ES-8, 4-10.

High ambient noise levels expected in the study area are not expected to occur during all 7 C.

hours of the day and night. Therefore, any evaluation of the noise significance must consider that the ambient noise levels will vary. Accordingly, the potential disturbance 4-10: Why is a long term average of ATOC used to determine significance of marine environment will vary.

33 mitigation measures will be applied to reduce that impact? A single sentence is devoted TC to the MMRP vessels and aircraft impact on ambient noise levels. This is inadequate. What vessels and aircraft will be used during the ATOC and MMRP programs? What during a period of very low ambient noise, what will the potential impact be and what impact on marine environment at any given time. If the ATOC source is "furned on" amount of noise will these vessels add to the ocean environment? What impacts will 4-11: Average ambient noise levels are not an indication of potential these vessels have?

4.3 Potential Effects on the Biological Environment

The bulk of the comments on this section will be submitted by scientists familiar with the studies and research purportedly relied upon in this section. The following general comments are presented below:

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J-6K What is the support for the alleged CBQA Standard of Significance, defined at ES-11 and 4-14? The text indicates that the standard is "commonly accepted." What is the support for that allegation? 34

I-12c impacting those species. What are the full cumulative effects on the entire biological DEIS/EIR falls to properly evaluate the cumulative effects on the entire biological environment, including all species potentially effected and all effects cumulatively understated. By breaking the analysis of the cumulative effects by species, the The cumulative effects analysis in this section is inadequate and environment?

4

T-6n agencies must acknowledge that relevant scientific information is lacking. Second, they must obtain such information, with original research if necessary. 40 CFR. § 1502.22. animals requires the agency to investigate this unknown, as it is both practicable and 4-12: The lack of information regarding the effects of noise on marine requirements when they confront incomplete or unavailable information. First, the economically feasible to do so. NEPA requires agencies to satisfy certain detailed 35

unknown, the assumption should be that it is a significant impact. How will each of the impact." See a.g. CEQA Impacts at 4-10. Despite a long list of studies which strongly indicate a potential for significant impacts, the DEIS/EIR concludes that the impact is "less than significant." What is the basis for those assumptions? If the impact is truly Each acknowledged "unknown" impact is improperly translated into "no unknown impacts be mitigated or eliminated? Mysticetes: The impacts are inadequately stated, confusing, and ill-defined. The proposed mitigation measures fail to address the potential impacts.

- 1-6n 3 5 determine the "likely exposure" of mysticetes to the ATOC sound source. Assuming 4-24: Mitigation Measure 3-11: This measure merely proposes to they are exposed (because they are present), what relevance is their population distribution to the impacts of the ATOC sound?
- 35 power levels necessarily mitigate potential impacts? How can all the "unknowns" for all T-6n4-28: Mitigation Measure 4-13; How will reduction in duty cycle and

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the species considered lead to the conclusion that this "mitigation measure" will be effective? This statement is obviously conclusory and invalid.

Odontocetes: The impacts are inadequately stated, confusing, and illdefined. The proposed mitigation measures fall to address the potential impacts.

and ill-defined. The proposed mitigation measures fail to address the potential impacts. Pinnipeds and Fissipeds: The impacts are inadequately stated, confusing,

Sea Turtles: The impacts are inadequately stated, confusing, and illdefined. The proposed mitigation measures fail to address the potential impacts. Eish: The impacts are inadequately stated, confusing, and ill-defined. The proposed mitigation measures fail to address the potential impacts.

Invertebrates: The impacts are inadequately stated, confusing, and illdefined. The proposed mitigation measures fail to address the potential impacts.

Plankton: The impacts are inadequately stated, confusing, and ill-defined.

The proposed mitigation measures fail to address the potential impacts.

Scabirds: The impacts are inadequately stated, confusing, and ill-defined. The proposed mitigation measures fail to address the potential impacts.

inadequately stated, confusing, and ill-defined. The proposed mitigation measures fail to address the potential impacts. The evaluation of these impacts are artificially separated out from the general consideration of impacts on these species, thereby artificially Intentened Endangered and Special Status Species: The impacts are reducing the actual anticipated impacts on these very depleted species.

and Sanctuaries Act, 40 U.S.C. § 1531 et seq., the state refuges and reserves, including Sec. Ecological Reserve, and the entire Big Sur coastline. Any and all inconsistencies with any inconsistencies between the proposed project and existing general plans and regional Marine Sanctuaries and Special Resource Areas: The DEIR must discuss between this project and the MBNMS, as governed by the Marine Protection, Research Refuge, state parks and reserves including Pulia Pfeiffer Burns State Park, Big Creek plans. Guidelines § 15125(b). Therefore, this section must discuss the inconsistencies the Pt. Lobos and Carmel Bay Ecological Reserves, the California Sea Otter Game the purpose and design of the above must be disclosed.

36

This comment equally applies to Mitigation Measures A-1, 4-2, and 5-2 as they are the same.

This comment equally applies to Mitigation Measures A-3, A-5, 2-1, 4-1, and 5-1 as they are the same.

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4-111: The DEIS/EIR, by limiting this evaluation to biological resources, fails to consider the impacts of the project construction and other physical impacts of the TC ATOC project (including the proposed MMPA). The statement that the potential for Sec direct, indirect, or cumulative effects on marine sanctuary resources is anticipated to be θ , λ . minimal is unsupported. 37

70 animals. To state otherwise, without any support, is clearly incorrect. Therefore, all evaluations of potential impact on habitat in the area must be considered significant. 4-31: The Sanctuary is a sensitive habitat for many species of marine animals. 38

Consistency with Federal, State, and Local Requirements, Plans and 5.0

The relevant permitting agencies must consider ATOC's numerous permit applications after completion of the ongoing NEPA and CEQA process. During the official application periods which will occur, if at all, after approval of the EIS/EIR, we will address in greater detail our comments on each of the permits for the ATOC project. Therefore, only our preliminary comments are set forth below,

Federal Regulatory Programs 5.1

70 ESA and MMPA: The proposed ATOC project is not "scientific research study on global climate changes. Therefore, under the MMPA, this project should be on marine mammals" as defined in the MMPA and the ESA, but rather a proposed permitted, if at all, under the incidental take permit requirements. ω

conservation, ecological, recreational, research, educational, historical and aesthetic resources and qualities of the area. See 15 CF.R. § 944.1. In order to preserve such an Marine Sanctuary ("the Sanctuary") secured federal protection and management of the on, among other things, the area's natural resources and ecological qualities, including its contribution to productivity and maintenance of threatened and endangered species boundaries of a Marine Sanctuary are severely restricted and highly regulated. See 16 The Sanctuary: Monterey Bay was designated a marine sanctuary based and their habitat. See 16 U.S.C. § 1433(b). Creation of the Monterey Bay National area of national significance, all activities proposed to be conducted within the U.S.C. § 1431 et seg.

environment. The ATOC program, wholly unrelated to marine resource protection, is a study proposed to measure long term ocean climate changes using acoustic sound paths In stark contrast to the goals and objectives of the Sanctuary, ARPA and Scripps propose to conduct their ATOC project in the Sanctuary's pristine marine

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in the deep sea by constructing a sound source within the Sanchuary which would transmit sounds across the entire North Pacific ocean basin. If successful, ARPA and Scripps intend to conduct a ten-year follow-on global ATOC program that would allegedly help determine the potential for global climate changes. See DHIS/BIR at Abstract and ES-1-3. Contrary to the allegations of ARPA and Scripps, the ATOC program clearly is not consistent with the goals and objectives of the Sanctuary Management Plan, In fact, the proposed ATOC project fails to fulfill any of the programs in the Sanctuary and will not actively contribute to the research and education goals contained therein. Management Plan.

baseline studies, monitoring, and predictive studies of the marine area, including the marine animals living within and migrating through the Sanctuary. The ATOC program, term marine mammal research program designed only to determine the potential impact therefore, is unrelated to the goals of the Sanctuary. Admittedly, the MMRP - a shortimportantly, this last-minute addition to the ATOC program, representing only a small fraction of the entire project, cannot possibly justify allowing the full ATOC experiment According to the DEIS/EIR, the research goals of the Sanctuary include an experiment intended contribute to a predictive model of global climate changes, is necessary nor even related to the purpose and needs of the ATOC program. Most of the ATOC low-frequency sound on marine mammals -- may comport with the research and education goals of the Sanctuary. However, the MMRP is neither entirely unrelated to research on the marine resources within the Sanctuary and, to be conducted within the Sanctuary.

structure on the seabed of the Sanctuary; taking of marine mammals, sea turtles, seabirds very real concern about protecting our scarce marine resources and offers absolutely no National Marine Sanctuary permit requirements. The DEIS/EIR fails to alleviate the Sanctuary; and operating motorized personal water craft within the Sanctuary. See 15 In fact, the ATOC program potentially involves a number of expressly in or above the Sanctuary; flying motorized aircraft at less than 1000 feet above the C.F.R. § 944.5(a). It is these very activities that subject the ATOC program to the prohibited activities within the Sanctuary, including: constructing or placing any justification for conducting the ATOC program within the Sanctuary.

Therefore, the ATOC project cannot be conducted within the boundaries of the Monterey Bay National Marine Sanctuary.

Marine Mammal Research Program - Appendix C.

General Comments: The Marine Mammal Research Program, as currently impacts of this project have not been adequately discussed or mitigated and the MMRP, when ATOC source is on or off. The ATOC project and its associated MMRP has farproposed, will fail to achieve statistically significant data. As such, the MMRP results will be unable to show any statistically significant difference in marine animal behavior 1502.24 ("Agencies shall insure that professional integrity, including scientific integrity, monitoring the impact of ATOC generated noise on marine animals. See 40 C.F.R. § should not be implemented, nor accepted by the agencies as an effective proposal for reaching potential to harm a large number of marine species and their habitats. The as currently designed, will not adequately serve this purpose. Therefore, the MMRP of the discussions and analyses in EISs.")

MMRP cannot be permitted. NMFS has established and enforced very strict monitoring basis for the reduced efforts to protect marine animals as well as include, in its entirety, programs for projects involving the production of ocean noise. NMFS must subject the ATOC project to the same strict protocols. If the ATOC project is subject to a "lesser the two standards applied to monitoring projects -- one for ATOC and the other for all standard" of marine animal impact monitoring, the DEIS/EIR must fully set forth the considering and issuing scientific research permits under the ESA and MMPA, the Moreover, under the stringent standards set forth by NMFS for other projects.

very studies are cited in the DEIS/EIR at 4.24. The ATOC project should be subject to has apparently abandoned its strict scientific standards and accepted, for purposes of the the same strict serutiny as the oil drilling projects because the ATOC project will emit similar sounds into the ocean, at a similar frequency and noise levels. Instead, NMFS Specifically, NMFS has imposed very strict scientific protocols to protect marine animals from the potential impact of oil drilling in the Arctic. Some of these ATOC project, a low standard of scientific protocol.

scientific statisticians located in Seattle, Washington to review the MMRP and confirm, Marine mammal research and its concomitant permit requirements fall squarely within adequacy. As part of this mandatory duty, we request that NMFS call on its qualified As a cooperating/responsible agency with special expertise, NMFS is required to review the DEIS/EIR and offer comments with respect to its expertise. identifies one or more significant effects, a responsible agency must make findings concerning the avoidance or mitigation of these effects. Guidelines § 15096(d). the purview and expertise of NMFS. When a lead agency completes an EIR that Therefore, it is NMFS duty to stringently review the MMRP and comment on its 33

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as we suspect they will, that the MMRP cannot produce statistically significant data and falls well below the stringent standards required by NMFS in other projects affecting marine animals.

Specific Comments:

- C-1: Outside of the permitting office, are any NMFS employees receiving \mathcal{W}^o research funds or equipment from any of the project proponents including, but not limited to, ARPA and/or Scripps?
- C-1: What role did Robert De Long and Sharon Melin play as "co- App. C. 1 regarding the MMRP? 44 investigators" regarding the MMRP?
- C-4: How is a six-month project characterized as a "broad-based" App-C. ram? research program? 4
- C-6: The "workshop" designed to present and discuss the results of the $\mathcal T\mathcal L$ proposed Pilot Study should be scheduled at least 30 days after publication of the "results" in order to ensure meaningful public participation.
- considered "acute or chronic responses"? What about subtle changes? How will subtle Lbb changes be detected? What number of observations of what type of each data is C-L $\phi \phi$ behaviors specifically caused by the ATOC sound transmission? What behaviors will be τc C-6: How will the six-month Pilot Study detect "major changes" in proposed for the MMRP? What is the statistical basis for that number?
- C7: Even assuming that the data produced by the MMRP Pilot Study is statistically valid, how will the results be used? How will the data be statistically +5 extrapolated? What statistical significance will be required before a determination of \mathcal{I} 123 "long-term" changes or "unacceptable long-term effects" be made? How will subtle behavior changes be detected?
- 70 C-8: How will the MMRP differentiate the effects of introduced noise 46 from the ATOC source from noise produced by ships and seismic exploration?
- C-8: What projects are proposed to assess the effects of ATOC signals on +1 harbor seals and California sea lions? These experiments should be fully evaluated in $I-12\,c$ this DEIS/EIR as related projects, producing potentially cumulative impacts.

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C-10: The null hypothesis should assume that the ATOC sound emissions will produce an adverse effect. The project should be designed to determine whether behavioral change is caused by ATOC or another factor.

76 C-11: How will the effect of the observer, specifically the survey aircraft, be statistically eliminated? **8**4

76 C-11-13: How will the effect of the observer, specifically the observation 49 boat, be statistically eliminated?

Tible statistically function as any indication of perceived danger? Is there any baseline data to C-1 be used for comparison? Is the acoustic testing planned to be conducted at different times of the day and night in order to ensure that data is taken at different levels of C-13-14: What will be accomplished using acoustic surveys? How are these objectives different from other projects, such as oil drilling, for which NMFS expressly denied any use of acoustical data because of its unteliability and lack of statistical significance? How will acoustic detection of marine manmal vocalizing 20

"slight changes." How, specifically, will this test show slight changes? What number of each type of data sample will be used? C-16: The Kolmogorov-Smirnov test is not sensitive enough to detect 21

70 C-23: How will the effects of the El Nino, tanker traffic, seismic exploration, weather, and earthquakes be statistically eliminated?

53 are unknown, why is this aspect included in the MMRP? These are endangered species 76 whose populations need not be unduly harassed to conduct an experiment which, in any C-25: If the blue whale research is "under development" and the results event, will likely have no influence on the ATOC project.

Is an unnecessary and statistically management. For the presence of human beings, are now critically App. C. which have existed on earth long before the presence of human beings, are now critically App. C. 5 th endangered and federally protected. A single page is devoted to describing the proposal C.26-27: The proposed capture and tagging of the leatherback sea turtles is an unnecessary and statistically insignificant proposal. These ancient marine animals, to harass and monitor these marine reptiles. This is a patently deficient and ill-defined plan. What possible justification is there for such a proposal? What findings will cause any effect on the ATOC project?

70 C-34: Does each of the "authorizing" permits expressly indicate that the activity/research to be conducted is to further the ATOC project? Does each of the 55

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Advanced Research Projects Agency Clayton H. Spikes January 30, 1995

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"authorizing" permits expressly permit an ATOC-sponsored individual to conduct the activity permitted? If not, on what basis may the "authorizing" permits be interpreted to allow ATOC-related activities?

related transmissions will begin only if the system is determined to be safe for marine animals, particularly marine mammals and sea turtles. What will define "safe"? What extent of harm, if any, will be acceptable to continue with the project? Who will review 1-5: Without explanation, the DEIS/EIR states that the "ATOC climateand analyze the results? 56

 S_{f} project." This paragraph should explain how the study will determine that. For example, may the project be cancelled or moved as a result of the Pilot Study. If so, Sec 1.12 under what circumstances? How will this threshold be determined? ES-3-4: "This Pilot Study will determine how best to continue the

76 take into consideration the fact that the ambient noise levels will vary and, accordingly, description at 3-5, how does the MMRP proposed to eliminate statistically the ambient 32 hours of the day and night. Therefore, any evaluation of the noise significance should so will the potential disturbance of the marine environment. Given the ambient noise ES-8 and 3-5: Why is a long term average of ATOC used to determine ambient moise levels expected in the study area are not expected to occur during all significance of the noise? Why is that "considered the most appropriate"? High noise influence on the behavior of the studied animals?

that they are amendable to available research techniques." Is this qualifying phrase meant to infer that, if not amenable, the research with respect to one or more of these ES-10: The seal, whale and turtle will be focus of MMRP "to the extent animals will be "skipped" and the ATOC project will go forward as planned? What does that statement mean?

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CONCLUSION

many defidencies in the Draft EIS/EIR for the California ATOC Project. We hope that document which fully comports with the strict requirements of both NEPA and CEQA. The foregoing comments are submitted in a sincere effort to identify the each comment will be given serious review and consideration, resulting in a final

Respectfully submitted,

HELLER, EHRMAN, WHITE & MCAULIFFE

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Attorneys for Natural Resources Defense Council, Earth Island Institute, Marine Mammal Fund and Nicole J. Walthall Coastal Advocates Joshua R. Floum

Kathleen Van Velsor, Coastal Advocates Joel Reynolds, NRDC Stan Minasian, MMF David Phillips, EII Mark Berman, EII ပ္ပ

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STATE OF CALIFORNIA-THE RESOURCES AGENCY

DEPARTMENT OF FISH AND GAME SACRAMENTO, CA 94244-2090 (916) 653-7664

1414 NINTH STREET

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PETE WISON, Governe

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January 30, 1995

Advanced Research Projects Agency Four Crystal Park, Suite 901 Arlington, Virginia 22202 Marine Acoustics, Inc. Mr. Clayton H. Spikes 2345 Crystal Drive

Dear Mr. Spike:

Statement/Environmental Impact Report (DEJS/IER) for the Acoustic Thermometry of Ocean and users. In meeting this objective, the Department's attention usually is focused on potential habitat damage or losses, and potential use conflicts, including restriction in public access, navigation, and commercial or recreational fisheries opportunities. recommendations for minimizing negative impacts on fish and wildlife resources, their use objective of the Department's review of environmental documents is to be able to provide The Department of Fish and Game has reviewed the Draft Environmental Impact Climate (ATOC) project proposed to be located off Point Sur, California. The primary

The ATOC project provides an opportunity to test synoptic techniques using sound transmission over a large area of the Pacific Ocean to test the hypothesis that global warming is affecting ocean temperatures. The hypothesis of the proposed ATOC project is that these sound transmission techniques can detect changes in the deep ocean temperatures. Integral temperature changes in the ocean deep water may be inferred from measurements of sound travel time over broad areas.

scientific documented effects (less than 110 dB). The Department concurs with the evaluation that the potential for physically harmful effects to aquatic organisms is not significant and not likely to occur. However, it does appear that adequate data are provided to support a finding that aquatic organisms would be exposed to sound levels that have previously elicited avoidance behavioral responses. The ZOI is modeled to extend from the sound source to the The DEINEIR proposes three areas of sound effects: the zone of potential temporary threshold shift (ZOI) (150 dB), a zone of influence (ZOI) (120 dB), and a zone of no water's surface and extend 25 kilometers shoreward and 12 kilometers (km) seaward.

that trawl along approximately the 100-150 fathom contour between Yankee Point and Point Sur. The FEIS/FIR should address the potential for gear entanglement with the scafloor cable, sound source, and listening arrays. In addition, the FEIS/FIR should address if there included information on commercial fishing activities in the ATOC vicinity. The DEIS/EIR does not provide information as to potential effects to commercial fisheries especially those In the scoping hearing on May 16, 1994, the Department presented testimony which

Mr. Clayton H. Spikes January 30, 1995

research equipment, an appropriate mitigation measure should be developed. The Department equipment and cable route. If restrictions to fishing activities are necessary to protect the will be any restriction of fishing activities in a zone that encompasses the ATOC sea is available to provide data as to current fishing activity zones.

I.62 Program (MMRP) will assess effects to fish. However, the research protocols for the MMRP the area prior to start of the sound transmissions, during sound transmissions, and after sound method to video fish usage of the project area. Data collected should compare fish usage of To mitigate for potential effects to fish from the produced sound levels, mitigation measure 10-1 and 11-1 were developed which state that the Marine Manmal Research monitoring protocols. The use of remote operating vehicle (ROV) could be an effective (Appendix C) does not have a section to address how potential effects to fish would be transmission ended. If possible, the ROV video tapes could be compared to the data monitored. The Department recommends that the MMRP be revised to include fish previously collected by the Monterey Bay Aquarium Research Institute (MBARI).

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transmissions that provide a unique opportunity to assess the effects of sound on these marine suggest that the potential effects of the acoustic levels to marine manmals and other marine potential effects to targeted species and provide a mechanism to take action to terminate the distribution and behavioral responses can be studied in detail during early, controlled sound sound transmission if and when effects are detected (Phase II of the MMRP). In addition, this project will provide much information on the distribution, abundance, and behavior of Available oceanographic and marine biological data, provided in the DEIS/EIR, life will not be significant (page ES-11). The project includes the MMRP to monitor marine marines as detailed in the MMRP. The ATOC-source-induced changes in mammal species.

I-69 Commission would be consulted to evaluate the biological significance of observed responses The MMRP states that the National Marine Fisheries Service and the Marine Mammal temporary deflection of direction of movement away from the sound source) and major (e.g., modifications in the sound transmittance duty cycle. The criteria list should contain factors criteria list would help differentiate between behaviors that could be considered minor (e.g., sea turtle floundering on the surface during sound transmittance) as they pertain to potential as a condition of project modification or termination. The MMRP should be expanded to appropriate criteria to immediately halt sound transmission (shutdown protocols). This include what type and extent of behavior modification that would be considered an that would help define potential chronic effects to various species.

7 Table 1.1.2-1 could be revised. Confusion arises between the transmissions described in the text of the document and those described in the MMRP. For clarification purposes, an To help clarify when sound is being transmitted and which programs are ongoing, 4

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Mr. Clayton H. Spikes January 30, 1995 Page Three

Number 2 - the MARRP Pilot Study period would broadcast for four consecutive days (6 times additional column should be included describing how many days the sound would be on and per day) then be off for seven consecutive days; Number 6 - the feasibility study would off and what power level would be used for each of the six activities. As an example, broadcast every day for two months (8 percent duty cycle).

do not vocalize with the same frequency (Hz level) as produced by the sound source. Even App. C. The assumption of not significant effects should not categorically be applied to species that I.6k even if a species has not been documented to have low frequency hearing, it should not be dismissed as not being affected by the sound. The MIMRP should have protocols to characterize potential effects to all species observed in the sound source vicinity not just those source frequency, this does not eliminate the potential for it being affected by the sound source. The DEIS/EIR states that Atlantic bottlenose dolphins and sea turtles receive sound information is known about potential effects, the effects are not expected to be significant. though a particular species does not use (or has not been measured to produce) the sound hearing threshold of the targeted species. Throughout the document it states that if little Much of the potential for (or lack of) effects has been determined based on the through other body receptors and not solely with ear structures (page 4-44, 4-73). with low frequency hearing. 5

swimmers (top speeds of 48 km per hour) and would only travel four km during the ramp up marine mannuals (and sea turtles) are slower swimmers than the blue whale. The Department 201, it is recommended that the ramp up period be increased from five minutes to at least 10concurs with the assumption that if the area sound levels are annoying to animals, they most likely will not remain in that area. To provide extra time for marine mammals to exit the Section four describes potential effects on the biological environment. In regard to marine mannuals, it states that during the five-minute ramp-up period, marine mannuals will be able to swim outside the ZOI (Table 4.1-1). The blue whale is one of the fistest period. This would not allow the whale to exit the ZOI within five minutes. All other 15 minutes.

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pelicans). Sea lions and seals have hearing developed for detecting underwater and air bome 7C sounds. Sea otters also would be in this category but are highly unlikely to be in the ZOI. There is no information presented in the DEIS/EIR calculating the sound levels that would be received in air by animals that would be at the surface (e.g., resting sea lions, section providing information as to sound levels in air should be included in the FEIS/ER Although it is possible that the water surface may reflect all sound produced by ATOC, a ¢-

Dr. Dan Costa presented preliminary data results from the baseline study at the January 6, 1995 public hearing. These data indicate that humpback whales and harbor seals are present in the ATOC vicinity. The MMRP and Section four should be revised in the ω

Mr. Clayton H. Spikes January 30, 1995 FEIS/EIR to incorporate these data. Based on these data, it may be appropriate to switch tagging studies on blue to humpback whales. It also should be evaluated if harbor seals may be more a more appropriate species to study than the proposed lactating California sea lions. The Department believes that the DEIS/EIR provides enough data to support a finding marine manmal's well being with only a two-year study (e.g., increase stress on individuals or populations, disruption of cow-calf communication, etc.). These chronic, long-term effects on a species' well being may not be determined even by an extensive lengthy study. However interfere with long-distance communication or echolocation by whales should communication coincide with periods of sound transmission (page 4-32, 4-52). The MMRP will not be conducted long enough to analyze the potential to determine the impact of these effects on a that an area surrounding the ATOC source will be ensonified to levels that have elicited the MMRP will be an important first step towards providing answers to these questions. avoidance responses in whales. It also suggests that there is a potential to mask and/or

Page specific comments are attached separately. Questions should be addressed to Ms. Deborah Johnston, Environmental Specialist, Department of Fish and Game, 20 Lower Thank you for the opportunity to comment on the DEIS/EIR for the ATOC project. Ragsdale Drive, Suite 100, Monterey, California 93940, (408) 649-7141.

Sincerely,

A. Petrovich, Jr. Deputy Director

University of California, San Diego Ms. Marilyn E. Cox La Jolla, California

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Department of Fish and Game Ms. Deborah Johnston Monterey, California

P.O. Box 22505, Secramento, CA 85822 - 2831 Fruitridge Road, Secramento, CA 85820 1-806-344-PETS - (816) 731-5521 • FAX (818) 731-4467 **ANIMAL PROTECTION INSTITUTE** C-162 PREGRINVED

January 30, 1995

Advanced Research Projects Agency Marine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Virginia 22202 c/o Clayton H. Spikes

RE: Draft EIS/EIR for the CALIFORNIA ATOC PROJECT and associated MARINE MAMMAL RESEARCH PROGRAM (Scientific Research Permit Application P557B)

Dear Mr. Spikes:

The Animal Protection Institute of America represents a national membership of 150,000. We appreciate this opportunity to submit our comments to the draft EIS/EIR on the California ATOC project and its associated Marine Mammal Research Program (MMRR).

JUSTIFICATION FOR THE PROPOSED ACTION

In our response to the EIS Scoping process on ATOC and the Pilot Study Project, we questioned the need of oceanic temperatures in determining proof of global warming. Additionally we asked the ATOC proponents to consider the BEST method of measuring ocean temperatures without disturbing or impacting protected marine life.

need for the computer model predictions to be tested against observations as a persuasive basis for governmental decisions to take action to curb emissions of greenhouse gasses. The EIS listed seven alternative methods of measuring ocean temperatures, but only considered two, the proposed acoustic thermometry and source autonomous sound sources. The moored autonomous sound source alternative has the same potential negative impact on marine life so should have been disqualified as an alternative According to the draft California EIS/EIR there is an important method of measuring ocean temperatures.

others of the seven alternatives, global climate models and Two

continued . . .

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polar hydrophones, are included in the proposed action so were not analyzed as alternative in themselves.

The method of directly measuring ocean temperatures with oceanographic point sensors was discounted because of reported limited usefulness due to the relatively small number of measurements. The draft EIS states that the final two methods, satellite sensors for sea surface temperature measurements and satellite sensors for sea level measurements, do not meet the project objectives.

evaluate valid alternatives as well as the proposed action was not carried out. No valid alternatives were proposed action was in detail. Instead, the additional listed "alternatives" were selected to consider variations of the proposed action. Alternate project sites and in thate been included with the list of alternatives (they only as a part of the MMRP. In our opinion the National Environmental Policy Act mandate to

NO ACTION

The "No Action" Alternative did not address the consequence of the ATOC program being canceled. Will no temperature readings be Γ : λ_2 measuring methodology?

PROPOSED ACTION

The Executive Summary of the Draft EIS/EIR states, "yet, whether the ATOC technique will provide useful climatic information depends on surmounting a number of technical and other potential barriers. For example, ocean movements from tides, currents, internal waves, eddies, and other oceanographic features also affect acoustic transmissions. While traveling long distances, unusable." At the conclusion of the 1991 Heard Island Feasibility Test ware these potential barriers to acoustic thermometry kept in mind? The discussion of the Proposed Action Alternative in the draft EIS/EIR does not address the results of this feasibility test or the potential barriers mentioned above.

effects of the ATOC program be calculated during this four-month period? The effect of the low frequency sound blasts on marine life can continue to be monitored but what guarantee is there The likely effects of the ATOC program on marine life appear to be mitigated by the Marine Mammal Research Program Pilot Study. ATOC will evaluate the effects before proceeding with the demonstration period. But can the long term and cumulative that harm will not have already occurred.

continued . .

January 30, 1995

As noted in our written testimony to the California and Hawaiian Aroc hearings, the Animal Protection Institute has consistently opposed marine mammal trakings" (that includes harassing) fisheries Service to reject the application for a research permit. We reject the alternatives listed in the California draft EIS/EIR and urge a comprehensive "no action" option.

FOR THE ANIMAL PROTECTION INSTITUTE

Malon

Executive Director Alan H. Berger

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January 31, 1995

Advanced Research Projects Agency Pour Crystal Park, Suite 901 Marine Acoustics, Inc. % Clayton H. Spikes Arlington, VA 22202 2345 Crystal Drive

FRANSMITTED BY FACSIMILE: 703/418-1042

Dear Mr. Spikes:

draft Environmental Impact Statement/Environmental Impact Report On behalf of the more than two million members and constituents of The Humane Society of the United States (HSUS) and Earth Island institute (EII), I would like to offer the following comments on the members of the coalition that is submitting comments through the Ocean Climate Project (ATOC) and its associated Marine Mammal Sierra Club Legal Defense Fund. Some of the comments offered (EIS/EIR) prepared for the California Acoustic Thermometry of Research Program (MMRP). Both The HSUS and EII are also herein are also included in the coalition comments.

discussion of impacts and alternatives to the proposed project. It is to be used by permitting agencies and others during the decision-making EIS/EIR that we wish to emphasize in these separate comments. The nformation to indicate that a project should not proceed as proposed project, and under certain circumstances may provide sufficient process, before resources have been irrevocably committed to a The HSUS and EII have several major concerns with the draft environmental impact statement is meant to be an objective first is that the EIS/EIR is clearly a biased document. An due to unacceptable environmental impacts.

The draft EIS/EIR for ATOC, however, presumes throughout that the requested permits. Objective language is lacking throughout the text project will proceed and assumes that impacts to marine life will be minimal. It is clearly meant as a justification of an anticipated decision by the governmental agencies in question to issue the

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Clayton H. Spikes January 31, 1995 Page Two

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even prior to the publication of the EIS/EIR, in many senses making this review of the proposed action is lamentably apparent in every section, particularly Section 2. One type of alternative that is never even mentioned is any type that uses entirely of the document. It appears that resources were committed irrevocably to ATOC the EIS/EIR an empty exercise. A lack of sincers effort to explore alternatives to different ways of measuring global climate changes and does not rely (or at least does not solely rely) on measuring ocean temperature at all, thus avoiding the problem of impacts on marine mammals altogether.

However, it is extremely unlikely that the time frame proposed will be in any way 1.65 Our second concern is that the MMRP objectives are overly ambitious. It is possible ASUS and EII consider the researchers' expectations that they will be able to detect use all the technologies and techniques available to marine mammal field scientists. echnologies. Very little is known about many of the species that might be affected month pilot study, will not increase the knowledge base sufficiently to determine if that the methods presented in Appendix C, given an adequate time frame in which to implement them, would be sufficient to measure changes or the lack thereof in by ATOC and most assuredly a 10-month base-line study, to be followed by a sixdeviations from the "norm" are being observed during ATOC transmissions. The the various biological parameters to be examined. The MMRP clearly intends to hypotheses. Studying cetaceans and pinnipeds (let alone sea turtles) at sea is adequate to acquire the necessary data to reject or accept the stated null raught with difficulties, even with a decent budget and using the latest uch deviations to be unrealistic.

years seems more appropriate, but 24 months, as opposed to the stated 16, seems a From the beginning, The HSUS has asked that a sufficient period of time be given Monterey Bay area; our original suggestion was that at the least the proposed twointentions, but they will almost certainly not be able to achieve their goals within solely to the MMRP. Given the stated objectives, a time frame of three to four year period for which the ATOC permit was being requested should be devoted over to establishing base-line data on free-ranging marine mammals in the minimal requirement. The researchers in charge of the MMRP have good the time frame proposed.

achieving this outcome. The insistent and awkward iteration of the null hypotheses several places the EIS/EIR states in so many words the expectation of accepting the in Appendix C seems a subtle manifestation of this inappropriate bias; however, in A third concern is that there are three potential outcomes to the MMRP, only one observed, is adequately discussed. The BIS/BIR shows a biased expectation of of which, the outcome wherein no significant impact to marine mammals is

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Clayton H. Spikes January 31, 1995 Page Three

rejected, are not adequately addressed in the EIS/EIR at all. In fact, it is not clear how the null hypotheses could be rejected, as biologically significant effect" is left unsatisfactorily ill-defined in the text. Most importantly, it is never made clear what the consequences to ATOC will be if the results of the MMRP prove consequences of all potential outcomes of the MMRP must be thoroughly addressed inconclusive and it is never made clear that ATOC will not proceed if its transmissions are found to harm marine mammals and cannot be mitigated. The wherein MMRP results are inconclusive or all or some of the null hypotheses are null hypotheses (see s.g. Table 4.3.1.1.3-1). The other two potential outcomes, in the EIS/EIR.

7-49 A fourth concern is that the MMRP site seems inextricably and inappropriately linked to the ATOC site. That is, in several places, the EIS/EIR expresses the need marine mammals preferable. Therefore, clearly the MMRP and ATOC have conflicting goals; utilizing two different sites seems to be indicated. For instance, if two sites are used, the Pioneer Seamount site becomes a better alternative site for (see Table 2.4.1 and Figure 3.2.1.1). As every indication in the EIS/EIR is that the installation and removal of the ATOC acoustic source is relatively straight-forward, population to provide adequate data for meaningful statistics for the MMRP (see e.g. Table 2.2.3.2.1). However, it is the understanding of The HSUS and EII that injury to marine mammals, making a site with a low density of marine mammals preferable. The goal of the MMRP alone is to determine if ATOC transmissions this does not seem an unreasonable solution, if in fact the intention of ATOC is to have a negative impact on marine mammals, making a site with a high density of ATOC, while the Sur Ridge site continues to be an acceptable site for the MMRP locate the ATOC site in an area that has a sufficiently large marine mammal the goal of ATOC alone should be to avoid even the potential for harassment or minimize impact on marine life to the fullest extent possible.

researchers to expose ATOC to the bright light of public scrutiny. There now seems FIAL stens have been taken from the trace to proceed with the project, but had appropriate complete satisfaction. The second objection continues to be of deep concern. There $\,{\cal TL}\,$ The HSUS). The first objection has been addressed in the draft BIS/BIR, but not to not appropriately analyzed as required by law (see previous comments submitted by concern of the public, whose only concern need be the protection of public resources was inappropriately designed and that the environmental impact of the project was The HSUS has at no time opposed ATOC on any other basis than that the MMRP Policy Act (NEPA), this buste would be unnecessary. There has been some indication that funding for this project is subject to a deadline, but that is not the steps been taken from the beginning to comply with the National Environmental has been an unssemly lack of initiative on the part of the ATOC and MMRP

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Clayton H. Spikes January 31, 1995 Page Four

proceed on the proposed time schedule (or at all) because the project is finally compelled to follow NEPA procedures properly, the draft EIS/EIR does not convince The HSUS or EII that a vital research opportunity to examine global warming will (i.e. protected marine life) that may be impacted by ATOC. If ATOC fails to have been missed.

collection, an adequate discussion of all contingencies and consequences of the MMRP results needs to be undertaken, and the MMRP and ATOC sites need to be decision making processes. The MMRP and ATOC must not be allowed to proceed In conclusion, the draft EIS/EIR does not fulfill the requirements of an environmental impact statement as required by NEPA. It must be revised to adequately and objectively discuss alternatives to the proposed action, the MMRP protocol needs to be revised to include an adequate time frame for base-line data de-linked. Finally, the governmental agencies responsible for issuing permits for this project need to have adequate time to consider the final EIS/EIR in their until informed and reasoned decisions can be made.

Thank you for the opportunity to comment on this important matter.

Sincerely,

Wildlife and Habitat Protection Marine Mammal Scientist Naomi A. Rose, Ph.D.

Michael Sherwood, Sierra Club Legal Defense Fund Mark Berman, Earth Island Institute ឌ

MARINE LABORATORY JOSEPH M. LONG 100 Shalfer Road Santa Cruz, CA 65060 Ph. (408) 459-2863 Fax (408) 459-3383



Advanced Research Projects Agency Four Crystal Park, Suite 901 Arlington, Virginia 22202 Marine Acoustics, Inc. Mr. Clayton H. Spikes 2345 Crystal Drive

Dear Mr. Spikes:

research support facility for the University of California, Santa Cruz from my perspective as an educational administrator for Long Marine Comments from these bodies have already been forwarded to you via education interface potential of this project. I am also a member of As Educational Director of Long Marine Laboratory, the marine written independently of my sanctuary advisory role. It is written Institute of Marine Sciences, I will comment on the research and Education Panel for the Monterey Bay National Marine Sanctuary. the Sanctuary Advisory Council and the chair of the Sanctuary SAC chair, Karin Strasser-Kauffman. This letter, however, Laboratory.

This draft EIR/EIS states that

function of this document is to provide clarification and explanation and government agencies can make informed decisions. An important accountable for providing accurate information so that the public "The project proponents recognize that they are ultimately of these questions to facilitate fair evaluation."

educator and find it sufficiently thorough and comprehensive in most substance and content directed to potential educational components sheer education purposes is significant - it provides information on I have read over the EIR from the standpoint of a marine research comprehensible to a layperson. My main concern is for the lack of information to the public. The potential use of this document for realms. I also find that it is written in a format that should be of the proposed research in this document. The creation of this document has been a valuable process in presenting scientific

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local biological resources in a format that has previously been unavailable.

pilot study, the use of a minimum duty cycle and power level with a commend the project is for their significant improvements to the program, most notably the addition of the Principal Investigators, minimum impact frequency and the control of the sound source by marine mammal sclentists initially and the accompanying precautionary methods incorporated.

scientists, educators, the community, students and agency policy educational standpoint. We have here the opportunity to use this see remarkable potential for the marine mammal research component of this project, both from the biological and the project as a model for the integration and collaboration of makers.

Sec+511 70 accomplish sanctuary goals of education, research and conservation educational component into this program. A clear commitment to public education is needed in this research protocol to fully strongly recommend the incorporation of a strong and clear The one positive suggestion I have is the following: integration.

available to teachers, students and the public through educational facilities, the positive potential for this project increases By making real and current data on our local marine mammals exponentially. We are on the cutting edge of a new wave in science education in the education electronic bulletin board is in place in local schools. What or students to explore the process of science with. What better and Monterey Bay Region. Institutions, facilities and schools are joining nore intriguing data than the data being generated from this MMRP? environmental stewards for our sanctuary. In the immediate future these programs need are scientists to provide access to their data many local schools will be connected to research facilities via a fomorrow and Pacific Bell's Calren Grant. Already a sanctuary high speed telecommunications network, via the Destination forces to make science real for students and create future

marine science educators. Through this type of effort we can further funds to support at minimum a part-time educational facilitator to act as a bridge between the scientific data collection and regional incorporated into the project. This would require an allocation of sanctuary goals of research, education and informed management. I suggest that a formal research education component be

stimulated through this project and that the potential for any effect Management Plan, that research and education in this field will be on educational efforts in the region will only be positive in nature. To conclude, I agree with the EIR/EIS conclusions that there is a lack of conflict with the Monterey Bay National Marine Sanctuary

Sincerely,

Ferring Bole - Assurance

Long Marine Laboratory Dorris Welch-Burman Educational Director

C-165

THE FUND FOR MINIMES ING.

FORT MASON CENTER SAN FRANCISCO, CA 84123 (415) 474-4020



31 January 1995

Advanced Resources Projects Agency Clayton Spikes, Marine Acoustics, Inc. Arlington, VA 22202 4 Crystal Park #901 2345 Crystal Dr

Dear Mr Spike,

Please consider these comments from The Fund for Animals as a supplement to those submitted on our behalf by the Sierra Club Legal Defense Fund.

Feasibility of Project:

does not even acknowledge that is an issue. Dr. Seaton, a highly respected doctor of 1.3d yet lies at the very core of the question as to whether ATOC should proceed. The BIS do not have this advantage. If they did, I believe that ATOC would be challenged more vigorously as a faulty premise. If the purported goal of ATOC is impossible to achieve, then all other considerations are debates over the arranging of chairs on the Titanic. It physics and holder of seven scientific patents, has closely examined the validity of ATOC, and will address these issues in his separate comments. The Fund for Animals is very fortunate in having his expertise. Other animal welfare and environmental groups Advisor, Dr. Norman Seaton, and others, concerning the feasibility of ATQC being able Among the concerns expressed at the scoping hearing were that of our Scientific to contribute to information on global warming. That concern is ignored in this document is a voyage that should not be undertaken.

Purpose of ATOC:

of its budget on environmentally-related issues (Page 1-23). The Strategic Environmental T.1 acknowledges other interests, but treats them as simply coincidences. Existing US Navy seabed receivers were installed during the cold war at a cost of \$20 billion. The military has a buge interest in not only maintaining these receivers but expanding them. ATOC gives them this opportunity while complying with Coagress' mandate to expend portions Research and Development Program's "goal is to use some its resources from downsizing of defense." ATOC is not a downsizing but an expansion of the military's interest in communication and detection in the deep sound channel. "Special receiving equipment will be installed at US Navy facilities." (Page 1-7) These facilities will be removed after ATOC is done only to the "extent economically and practicably feasible." The Dept of the primary purpose of ATOC really to study global warming? 4

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dual purpose is very much military, which explains why some of its information is that is the real goal of the military's support of ATOC - to emit and receive coded signals through the sound channel that to others will sound like whales. Unfortunately, no one knows what devastating disturbance such sounds will have on the whales who depend on Defense will "convert some of its assets for dual, or non-military uses." We believe the At a press conference Scripps put on at the Geophysical Union conference they said that the "signal will be a rich as a humpback whale's song." It is our fear that the sound channel for their very lives. classified.

General Overview:

numerous activities undertaken on behalf of ATOC, a project for which no permit has F. 122 graphs under the heading Marine Mammal Research Project, Dr. Costa told of the T.2. very much unwarranted and abusive to animals for a project that has not yet been The Sierra Legal Defense Pund expresses our oppositon to the segmentation of ATOC projects. In addition to those listed by them, I would like to add my dismay at the presentation given at the January 6 hearing by UC Santa Cruz. With many photos and been issued. Animals have been harrassed, tagged, moved, etc. These activities are approved. Using other permits is indicative of their efforts to segment the project.

ATOC's reluctance and refusal to discuss long term intentions are due less to their uncertainty of future plans, but are merely a continuation of their current, and successful, efforts to segmentize a project that is overwhelming in scope when seen in its entirety,

Environmental Consequences:

the HIS prefers to concentrate on animals around the sound source, the effects on animals T. 12.b. in the sound channel receives much less attention even though those animals will be even cumulative. By the time changes may be documented the damage is irreversible. While Nowhere in the document did I read any mention of the word "stress". more profoundly damaged. ⇉

Throughout the document ATOC is given the benefit of any doubt. This is not only illegal but illogical. The burden of proof must not be on the animals but on ATOC. But that is a burden ATOC is not willing or able to carry.

Thank you for your consideration of these comments.

difornia Coordinator



Surfrider Foundatio

January 31, 1995

Advanced Research Projects Agency Marine Acoustics, Inc. Four Crystal Park, Suite 90 2345 Crystal Drive Arlington, Virginia 22202 c/o Clayton H. Spikes Ţō:

Peter B. Reich, Environmental Committee Chairman Surfrider Foundation - San Francisco Chapter 750 La Playa, Suite 620 San Francisco, California 94121 From:

Public comment on the Acoustic Thermometry of Ocean Clinate Draft EIS/EIR Re:

Dear Mr. Spikes,

Thank you for the opportunity to comment on the Draft Environmental Impact Statement/Environmental Impact Statement/Environmental Impact Report (EIS\EIR) for the Acoustic Thermometry of Ocean Climate (AIOC) project and the associated Marine Mammal Research Program.

dedicated to the preservation and enhancement of the worlds waves, waters, oceans, coastal and beach environments, and the inhabitants thereof. SF is committed to research, protection, conservation, and education focussing on these The Surfrider Foundation (SF) is a Non-Profit Environmental Organization

In San Francisco, the SF is represented by the SF - San Francisco Chapter (SFSFC), and we focus on coastal and ocean issues that affect this region. SFSFC has serious reservations about the placement of a low frequency noise generator in the Montersy Bay Marine Sanctuary, as well as off the coast of Kauai. It is out understanding from reviewing the EIS/EIR that the noise emitted will be of a non-harmonic cone, that is or may be disturbing to the local marine mammal populations that exist in the areas where these noises will be emitted or in the noise pathway to the receiving station.

impacts on the marine life in these areas. I would also like to point out that $T\mathcal{S}_{\mathcal{Z}}$ with the abundance of technology available in satellite imagery, could not an strongly that further studies be continued to ensure that there be no negative I.I but the information presented appears to leave gaps as to the exact effects these noises may have on the local inhabitants. This being the case, SFSFC feels alternative method to measure potential sea level rise be implemented? SFSFG is this project truly concerned with global warming, or is it a cover up by the DOD We at SFSFC are not experts at marine biology or the habits of marine mammals. very concerned by the Department of Defense (DOD) motives for this project. to further pro-war research?

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tachinguas to address global warming and see level rise. Humans are not the only species of life on this planet, and the problems of global warming are a direct result of our existence. Hust we further burden the species that share our There should be serious consideration and research given to finding alternative planet by blasting them out of the water?

Unforcunately, SFSFC is unable to provide comments on a more technical basis, however, we request that our questions, which are more theoretical, be answered and a basis for implementing such a marine disturbance be provided. If humans live are sare where these sounds are to be emitted, there is no way this project would get to the first blast. Give the marine mammal and undersea project will not have any negative uplaces. Please also provide detailed information on the alternatives identified.

SESEC appractates your consideration on this matter. We are willing to provide support where possible to address the many issues at hand, and are enxious to see the best and most environmentally sensitive methods to gain the information sought selected. If we can be of further assistance, please don't hesitate to

Sincerely,

SURFRIDER FOUNDATION SAN FRANCISCO CHAPTER

Peter B. Reich, Environmental Committee Chairman

IN DEFENSE OF ANIMALS 🗪

C-167

DEGINIES OF

January 30, 1995

Advanced Research Projects Agency Arlington, VA, 22202-4801 Four Crystal Park, Suite 901 2345 Crystal Drive c/o Clayton H. Spikes Marine Acoustics, Inc.

RE: Comments on the Draft EISIEIR for the California Acoustic Thermometry of Ocean Climate Project (ATOC) and the Marine Mannal Research Program (MMRP). Scientific Research Permit Application P557B.

Dear Mr. Spikes:

that concerned organizations and members of the public were given a completely insufficient amount of time to formulate our comments on such a lengthy and technical body of material as the Draft Ets/EIR for CA. ATOC and the MMRP, hence our constients are not nearly as approximately 65,000 members nationwide. In Defense of Animals' (IDA) is dedicated to defending the rights, welfare and habitat of all animals. We welcome the opportunity to directly address the Kauai Acoustic Thermometry Project here, many of our comments can be applied to that portion of the proposed research, as well. It should, however, he noted comment on the Draft EISIEIR for the California Acoustic Thermometry (ATOC) project and the associated Marine Manunal Research Program (MMRP), and although we do not In Defense of Animals is a national, nonprofit animal advocacy organization with specific nor as comprehensive as we would have preferred.

understand that a 6-12 month Pilot Marine Mammal Research Program (MMRP) is scheduled transmission, in order to measure changes in deep sea ocean temperatures, and that the data collected may yield information on the possible indications of global warming. We further for the proposed ATOC sites (namely Point Sur, which is located well within the Monterey After reviewing the Draft EIS/EIR for the CA. ATOC project, it is our understanding that ATOC would cohists of an initial 2-year study in which a 260 wan acoustic transmissions will be activated for 4.7 days on a 2-8% duty cycle, with a respite of 7-10 days of non-Bay National Marine Sanctuary of the coast of Santa Cruz, CA., and the North Shore area off the coast of Kauai, HI.) in order to ascertain what effects these 195 pb subsea sound blasts will have on the marine life in these densely-populated areas.

MARINE MAMMAL RESEARCH PROGRAM (MIMRP)

for the purposes of protection, preservation, and advancing our understanding, we have grave While IDA acknowledges the need for research into the behavior and habitat of marine life reservations about the MMRP due to the incorporation of invasive techniques (ie: sound

in defense of animals • Big West Francisco BLVD • 5an Rafael. Ca 34301 • (H15) 455-5984

California ATOC DEIS Comments In Defense of Animals

After reviewing the Draft EIS\EIR regarding the MMRP, our general concerns are as blasts) to measure behavioral changes in marine life within the affected areas.

whether more noise (ie: acoustic signals generated by ATOC sources) should be introduced "available information on subsea noise and its biological impact ranges from incomplete to nonexistent." DEIS, p. 4-15. Given this statement, there seems to be great question as to A. Compounding the harassment of marine animals. As the DEIS states, at all, and the Draft EIS and EIR fail to sufficiently address this issue.

7 whether or not to do so. DEIS, p. ES-3. [emphasis, ours]. This statement seems to illustrate objectives for the MMRP are to "1) detect and evaluate potential effects of ATOC source sound transmissions on marine mammals...; 2) Identify mitigation measures to avoid the potential disruptions of behavioral patterns of local marine animals...; 3) Use the acoustic the apparent bias of the MMRP Pitot Study not only to support the commencement of the capabilities of the ATOC system to explore the potential effects of other sources of low-B. MMRP is biased for approval of ATOC. While the DEIS/EIR states the contained in the DEIS, it seems reasonable to conclude the MMRP will be incapable of statement that "This Pilot Study will determine how best to continue this project", not ATOC project, but indeed to be the initial phase of ATOC. Based on the information frequency noise on local marine animals,..." DEIS, p. 1-21, we were struck by the obtaining truly objective and independent results.

1.2.1 undersea noise on marine animals is truly one of the main objectives, would it not be prudent Opportunity to research the effects of pre-existing undersea noise levels on specific species of independent assessment of the adverse effects of low-level sound on marine animals, should to monitor the effect of existing sources of man-made noise? According to the statements marine animals, (particularly as the DEIS has equated the noise generated by a container ship, for example, to a db level of 198-just 3 db's above the proposed 195 db for ATOC). contained in the DEIS, very little is known about the effects of commercial or recreationit not follow a completely separate schedule preceding the commencement of ATOC, not running parallel to iff Furthermore, if gathering information on the effects of low-level MMRP schedule: Too little, too late. If the MMRP was truly to be an generated undersea noise on marine animals, and this would appear to be an ideal

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endangered species of animal or plant or the habitat of the species; 2) Interferes substantially with the movement of any resident or migratory fish or wildlife species; or 3) substantially Criteria for determining negative impact on marine animals is inadequate. caregories for determination as those actions which: "1) Substantially affects a rare or The Draft EIS/EIR sites CEQA Standard of Significance as the basis for determining significant adverse impacts on biological resources. These standards acknowledge 3

California ATOC DEIS Comments In Defense of Animals

be subjected to the provisions of the ATOC project. Therefore, we remain unconvinced that $\left| f.12b
ight|$ long-term effects of stress on the behavior and overall health of the marine animals who will impact" is given a general definition). Furthermore, the standards sail to consider short and diminishes habitat for fish, wildlife or plants." While these stipulations may provide decent the criteria used in the DEIS/EIR to determine what constitutes a negative impact is neither sensitive enough nor comprehensive enough to present an accurate assessment of the effects general guidelines, they appear to be very subjective (despite the fact that "substantial of low-level subsea sound blasts on marine life. #

II. THE CALIFORNIA ACOUSTIC THERMOMETRY OF OCEAN CLIMATE

abundant species of marine animals, In Defense of Animals also has some general concerns about the projects themselves as outlined in the Draft DEIS/EIR for the ATOC Program. While our main focus is the possible affects of the MMRP and the ATOC project on the Our general concerns are as follows:

Most notably, the premature laying of source cable for an ATOC transmitter in the Point Sur Pilot Study MMRP. This is clearly evident by the statement that portions of the study have mentioned above were carried out prematurely, as the DEIS/EIR for the ATOC and MMRP apparent in reviewing the DEJS/EIR that it was written with the assumption that ATOC, as A. The lack of an objective and impartial evaluation of ATOC: It has become already begun, including aerial and shipboard surveys, preliminary pinniped audiometrics, and a preliminary tagging of a limited number of marine mammal species. DEIS, p. 1-6. proposed, would take place, with minor adjustments as necessary, per the findings of the area clearly presupposes the official site for ATOC, California. All of the measures projects have not, as of yet, been officially approved.

abundance of research subjects would be preferable from a scientific point of view, it would \mathcal{I} -3d. location with a high concentration of species of marine animals. This criteria was apparently The DEIS/DEIR has clearly discounted the feasibility of several attenuative sites, partially on B. Consideration of alternatives to ATOC, including the No Action Alternative: One criteria used for determining ideal test sites for ATOC and the MMRP was choosing a one of the strong deciding factors involved in the choice of the Point Sur Site, disturbingly seems quite clear that any real arguments against the overall feasibility and effectiveness of completely discounted-despite the very real possibility of severe biological, ecological and considerations, as the potential for negative impacts would be at the highest possible level. the basis of lower concentrations of potentially affected marine animals. Furthermore, it located right in the midst of a national wildlife sanctuary, and the North Shore of Kauai, the proposed ATOC projects, both in California and Hawaii, have been minimized or known to be a very popular breeding site for cetaceans. While having access to an seem to be in direct contradiction to environmental and ecological principles and

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environmental consequences.

III. CONCLUSION:

Based on our review of the Draft EIS/EIR, we assert that neither the possible consequences nor the alternatives to the proposed MMRP, California ATOC, or the Hawaii ATOC projects have been adequately explored, and that there are far too many possible areas of negative impact. As represented in the Draft EIS/EIR, IDA opposes the proposed ATOC project on the grounds that the provisions of the project represent undue and unnecessary harassimen of marine life. Furthermore, we feel that conducting such tests in a marine wildlife sanchary is \mathcal{I} 4\mathcal{Q}. Draft EIS/EIR for both the ATOC and MMRP projects has not satisfactorily demonstrated that the invasive techniques proposed for collecting data would not negatively impact the provisions for mitigation are sufficient, considering the numerous areas which are vulnerable to the possibility of experiencing a negative impact.

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C-168 LAB FOR SCIENCE

LABORATORY FOR SCIENCE 2821 9th Street Berkeley, CA 94710 Tel./FAX (510) 644-0224 Jenuery 30, 1995

Advanced research Projecte Agency c/o Dr. Clayton R. Spikes Marine Acoustice, Inc. Four Crystel Perk, Suite 901 2345 Crystel Drive Arlington, Virginie 22202

Re: Draft RIS/BIR for California ATOC Project

Dear Dr. Spikes:

The DEIS/DEIR insued in November 1994 does at first glance appear and legal issues thorough and complete discussion of the scientific closer examination, there is quite obviously much discussion both of these fasues, and collusion between agancies that should be separate. (Indeed a question that immediately comes to mind is why company. Harine Acoustics, Inc., with obvious business that accommercial ATOC.)

Both NBPA and CEGA require that a comprehensive DEIS be prepared of the entire environmental affects of ATOC as a whole before any part of the project can so forward, and before funds are irravocably Last that the current DEIS convented sealler projects is unlawful, an issue

Further, both NEPA and GEQA raquire that an BIS must discuss all some soals, and must discuss and seek to a proposed action that would achieve the Soals, and must discuss and evaluate the soarisonmental imports I comparison to those of the proposed action, and give reasons why I consider the comments of the present DEIS to be most indequate that not a downright insult to the intelligence of anyone who has given an ounce of unbiased rational thought to the subject.

ha described in the executive summary (ES-1) the overall ATOC climate changes on global scales by using acoustic sound paths is encountered changes on global scales by using acoustic sound paths is the temperatures. What is in question to precisely measure average occan temperature cannot be determined over a siven sound ray path, but whether of meaningful temperature differences can be ascertained, and in outlined for example in the Wovembar 1989 issue of the Journal of Whysical Oceanography by Muck & Forbes and entitled "Clobal Ocean Warming: An Acoustic Heasure?"

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A change in temperature requires that there he some means to transfer heat from a source to the point in quastion and the standard methods for this are conduction, convection and reduction, pet the foregoing article by Munk and Forbes dicusase mone of these as a potential explanation of a possible temperature change at the depth of the deep sound channe). As a physicist I find that commission incomprehensible. In a seven page article (dated June 4); I addressed to Mr. Gone Mitta of the Maxional Marina Fishary Service and Dr. Riph Alachne at APPA, I pointed out that that the propagation of heat through water in the absence of convection is one of the abovest for any saterial, (even for a 10°C rise in auriace temperature one could expect a 1/10,000 °C rise at a surface temperature one could expect a 1/10,000 °C rise at the deep sound channel only after 2,600 years! Heat reduction is repidly attenuated in the uppar layers of the occan long before one set to the deep sound channel depth and so that leaves convection as the cole possible means of heat transfer into the deep sound channel.

Unite convection obviously becomes a factor around undervater volconces and vants there are very few other diving forces, since were water floats over cold, to bring shout vertical convection. If there were, the great cold of the ocean dapths that is responsible for the deep sound channel would long ago been disappared over at least the thousands of millants that it has been disappared over communication by the great whales. What currents there are an other ocean dapths are very slow, of the order of 1 cm/sec. (200 m./yr.) and travel in a mostly horizontal plane. Whather the great cold of the ocean dapths are very horizontal plane. Whather the eagles as toolsetwind in my June 4th commentary, or whether it results from the cold of the polar seas sliding and disapputing towards the equatorial dapths, there is no reason to believe that the comperture of the daep sound channel will change beyond the oxpected syre scale variations in the maxilo-20 years.

hy conclusion today is the same as it was on June 4, that there does even the remotest possibility of uning any measurement in the Joseph sound channel to indicate global variants. Indeed of all the proposals and research performed by other actionists on the subject of global variants, the ATOC project at great expans would seem to offer the least significant result coupled with the most suvironmental damage, ot least as far as it impacts on whales and other marine life.

In assessing the impact of the ATOC sound on marine life, the ATOC proponents consistently compare the intensity of their sound to that of a supertender. But that is simply not a justifiable comparison, for the supertender is not in the derp sound channel. At the top of the page is ES-2 it is stated that 'The net effect is that the dound the page is ES-2 it is stated that 'The net effect is that the dound channel very efficiently sounds over ing distances. This effect misor tends to list sounds that are trapped in the deep sound channel from softwersels at depths outside of the channel." Two quite accurate for in dealing with acoustic presents waves, ware patterns are completely channel (i.e. a supertanker) will not enter and stay in the deep sound channel, i.e. thare is no comparison between the environmental stream of the manner everystonmental stream of the manner of t to the marine environment by

Kours sincerely,
[ABORATORY FOR SCIENCE

Korman T. Seston, PhD.

C-168 LAB FOR SCIENCE Tel./PAX (510) 644-0224 LABORATORY FOR SCIENCE 2821 9th Street Barkeley, CA 94710

To: Mr. Gens Nitta National Marine Fisheries Sarvice

June 4, 1994

Re: Marine Manual Permit Application for ATOC

Forestords

Within the brief time allotted for public commentery at the May.16
Santa Gruz meeting, it was possible to only give the brisfest synopsis
of my complete testisony. This is now given below.

Norman T, Seaton, PhD. (Science adviser to The Fund for Animals) Comentary on ATOC

Introductions

The purported purpose of the proposed experiment on Acquetical Thermometry of the Ocean Climate is to svaluate the possibility of uning measurements of the Velocity of sound over great ocean distances, and the The assumption of the experiment is that the velocity of sound can be ensured with sufficient socuracy to make such a defermination vicini a reasonable ties, say 10 years. That brings up two problems the immediate problem of obtaining securate bessine data to which later sound velocity measurements can be compared to indicate the presence sound velocity measurements can be assumpted to indicate the presence of slobal varieties. A second and sore important problem however relates to the assumption itself. A significant portion of this commentary is devoted to demonstrating the invalidity of this assumption. As a physicist, if I were asked how I would determine the presence or absence of global warning. I would say look to reinfall measurements throughour the world. It is well known from high school physics and chemistry that the waper pressure of water increases from lass than 5 mm of Mg at O°C to 760 mm at 100°C. The condensation of such vapors leads to rainfall on both land and saw, so that reinfall become m very sensitive indicator of water vapor pressure and ocean auxiliar decreates arties. The use of rainfall dete has the great advantage that accurate date has already been collected for many decades. Thus accurate baseline date has already been collected for many decades. Thus accurate baseline and will be used for local purposes, want if not susmed up to indicate and will be used for local purposes, when if not susmed up to indicate and will be used for local purposes, when if not susmed up to indicate alone harsing to man, whales, fish, or any other part of the ocean

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Fig. 1 The Thermocline Curve

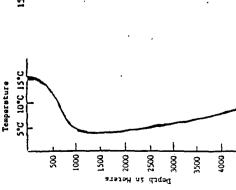


Fig. 2 - Sound Velocity Curve

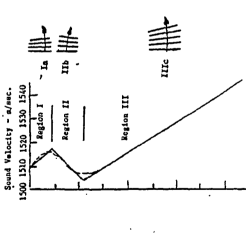


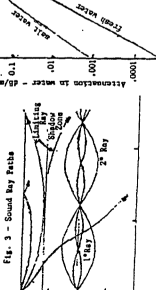
Fig. 4 - Attenuation vs Fraquency

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Region

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Frequency - kHz 2 . 0 =/9P 1000

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ATOC, Physics, and the Deep Sound Channels

The presses of ATOC is that sound velocity varies with the temperature of the see water, and indeed it does, changing by about I part is 500 at sea level for every degree contigrade change. The velocity of sound also increases with salinity, and in almost linear fashion, with depth. The capitical formula eften used is:

c-1410 + 4.21t - .037t2 + 1.145 + .0184

where c is the velocity of sound in meters/second, t is the temperature in degrees C, S is the sainity in parts per thousand (typ. 32), and d is the depth in meters. From the shove formula it is evident that the dominant factors determining the velocity of sound are temperature and dopth. Changes in salinity easontially play only a minor part sarogin near the mouth of rivers. Changes in sound welocity with temperature and dopth. Changes in sound welocity with temperature and depth determine how a sound beam is refracted or beat. It is priticularly instructive to look at the veriation of temperature with depth, the thermocline, in the great occass and to look at a typical sound velocity profile resulting from the thermocline curve end the increase in velocity that accompanies increasing depth. Thase curves are shown in Pigs. It 2. You will note that as a function of depth the ocean temperature first achibite an essentially southermal region near the surface followed by a rather rapid decline to about 4°C after which it slowly increases as the ocean floor is approached.

The accompanying depth velocity profile, Fig. 2, has for conventive artsight lines shows. Regions if ill have sementally the same alope as determined by the dopth factor because temperatures there are alope as determined by the dopth factor because temperatures there are nearly constant; in region II howers the slope is rewared because of the overvietands offect of the temperature decrease in that ragion. A sound wave launched horizontally is region III will slowly be deflected the separation between wavefronts becomes larger. This depicted in drawing IIIc. This situation also applies to ragion Is a depicted in drawing IIIc. This situation also applies to ragion Is an depicted in drawing IIIc. This situation also applies to ragion Is an depicted in between regions II and interest because will cross the division is principle the 1/distance factor. In Fig. 3 we have shown the poth of sound waves indicated on the surface and in the deep sound channel sound velocity has its minimum while. It is of interest to note that then the time taken for the direct path over a distance of 3,000 km (sa garbied alknes) in and a shown in over a distance of 3,000 km (sa garbied alknes). It was not a garbied the inmules for the direct path over a distance of 3,000 km (sa garbied alknes). atgnal rumbles in and ends abruptly. In Fig. 4 we have shown the extenation as a function of frequency for both fresh and salt waters the deviation of the latter being attributed to the relaxation effects of the dissolved magnesium sulfact as an ever. The efficiency with which sound power can be transmitted even in sea water is truly remarkable and all the more so at low frequencies. Aloc's desire to use low frequency canaston in the middle of the deep sound channel is therefore understandable if one disregards all the needs of the other deep see animals, escentially blind except for their remarkable abilities Ath underwater sound.

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PAGE

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he Thermocline " Origins and Implications:

very significant feature of the earth's great oceans. The shape of the thermociate obviously becomes altered in the oceans near the polar regions, but in general the thermocline curve is se shown in Fig. 1. It is a significant feature because of what it tells us about the past history of the earth, and because it was a seamtial to the formation of a deep sound channel and the animals that have evolved over hundreds of millsals to the averages of this long distance sound channel. Here we have great bodies of water where the surface resperature is shout 17°C, where the ocean floor temperature is shout 17°C, where the ocean floor temperature is stee oceans 1,000 to 2,000 meters the temperature is only 4-5°C. The stee oceans represent a question maturally arisess how did it originate and why is it still there?

The Plaistocene Epoch* started about 3 million years ago, and during this pariod, glaciars formed four times over Europe and North America finally retreating there about 10,000 years ago, 12 it peasible that the occess "cold" of the deep oceans is a remnant from the last its ago perhaps replanished by deep ocean curents fed by the melting at the finges of the of the polar its caps! It think the answer is yos, and for two resons that go a long way in explaining the temperature electrification that has been observed in the great oceans.

Consider first two of the many remarkable properties of water; the temperature dependent density and its thermal diffusivity. Frosh water will attain its maximum density at 4°C and the temperature at which salt water will attain its maximum density will not be far different (3.22 salinity seems 1 salt molecule for every 100 water molecules). This notes that warm water "floate" over cold, and unless mendacules). This notes that warm water "floate" over cold, and unless mendacules). This should that warm water "floate" over cold, and unless mendacules). This should the imagination. Since wave action tends to mix up (isothermalize) the top 200 meters of the ocean, let us auppose us could raise that the temperature had increased by 1/10,000th °C at the end of a 10 year period? As shown in the Appendix, the assuer is 200 meters if we could detect even a temperature change of just 1/10,000th °C at the one could detect even a temperature change of just 1/10,000th °C at each of 900 meters! Even with grossiy exaggmented and unrealistic starting assumptions, hear diffusion is a very slow process indeed

While veter density gradients evidently do result in deep ocean have a very long recirculation ties (thousands of years in the Pacific Ocean and hundred in the Atlantic) and obviously have not significantly mixed up the stratification of ocean temperatures. They certainly cannot in any measingful time frame affect either the dapth of the deep sound channel or its temperature.

In conclusion, it should be clear from the foregoing discussion that changes in the deep sound channel temperature can only occur over very long periods of geologic time.

There is not even the resotast possibility of using any seasurement sound velocity in the deep sound channel to indicate global versing, d to imply otherwise with a name, such as Accounted Thermometry of occan Cliente, is an effect to reopeasible science and the public the Ocean Pag

Sound Levels and Biological Effects:

Proponents of ATOC like to point out that the sea is a very noisy place and that the sound levels of 195 dB they plan to use are the same as that generated by a supertanker, but that argument is distingence on two scores. Firstly the augentanker is not in the deep sound channel, and secondly, nost of the frequency spectrum of the racket generated by the supertanker will not be in the range of frequencies used by nost marine mannals. As can be inferred from Fig. 3, most sounds generated on the surface get launched et an angle so shallow that they get refracted back up to the yearsectoback up acceptance to be scattered by waves, or the launching angle is so scattered from the pass right through the deep acuad channal and get ecattered from the ocean floor. Sounds on the surface wust he launched within a very narrow range of smisses if they surface wust he launched sound channol and sury in it. The power of the ADC signal will undoubtedly be phased by their vertical line array so that most of it stands in the deep sound channel. While the ADC sound may be greatly sittenated by the time it gets to the receiver, there will be want volumes of the ocean where it will not be all that weak in comparison to whale vocalizations.

The other probles with the ATOC emission relates the frequencies which that propose to use and the problem of masking. Masking raises the threshold of hearing for a purituilar sound who another unwanted one of a frequency close to that of the particular sound of interest is edded into the mix. The masking effect is slusys much worse when the masking cound has the same or a secenter frequency than the ones of interest. The effect is much less when the unwanted frequency is an occave or more higher than those of interest. The ATOC sound could thus be particularly atreasful and perhaps even fatal to the existence of the larger deep diving whates that have low frequency vocalizations and use the deep sound channel for communication.

Final Conclusion:

I believe the permit to conduct marine manmal research should be deated to ATOC. It is particularly oddous that ATOC proposes to do this research in a marine sanctuary like that in Monterey Bay and in a known whale breeding ground like that off Keusi. Enough public montes have already been wasted on this project, and the balance of whatever funding remains should be used for some really useful purpose.

^{*} Fossil remains of whales first appeared during the Eocena Epoch over 40 willion years satilor.

** It is interesting to more that geologists have been able to estimate the end of the last toe age from a knowledge of the thermocline in rock, with the help of a hear diffusion factor that is seven times that for water. The estimated time was 25,000 years.

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The ocean vorid of whales, dolphins and fish does not need wore study, it needs to be cleaned up and left alone, and not become the casspool of man's schamas, carelessness and disregard. In our land world of exploding population, ever diminishing re-theres and ever increasing pollution, scientists should direct all their attention to solving the problems thay and the gread of man have already generated. To do charvine is to write man's final spitaph on a world westeland of his own making.

Applied Underwater Acoustics, Tucker & Gazey, Pergamnon Press

Fundamentals of Acquetics, Kinaler & Frey, John Wiley & Sons

Mathematical Theory of Heat Conduction, Ingersoll & Zobel, McGraw-Hill

Appendix

of interest to mathematicians and physicists alife starting with Fourier, Laplace, Lord Kelvin and others. The basic differential equation for heat diffusion throughout a body can be expressed by the equation:

3 = a AT

Where I is the temperature at any point, twitine, and Δ whe Laplacian operator. The diffusitly consistent where keinst conductivity, cwaperitic heat, ρ —density is function of the particular material considered (and for perer of is aspecially small).

For the rather simple example we wish to consider the above partial differentiel equation:

where again terime, z-distance down AF = Q GZY

Hany different kinds of solutions to this simple one dimensioned here flow equetion, corresponding to different boundary conditions, are vorked out in the text "The Mathematical Theory of Maat Conduction" by Ingereoll and Zobel. Sections 7.14 & 7.15 are pertinent to that type of situation we sigh to consider, i.e. a large expanse of veter where at least below a given depth there is no convective aixing up* of whatever temperature streatification exists there. Consider a column chrough its sides but only included so no heat comes into the column through its sides but only in the z direction from the top down. We will further assume that we can raise and keep raised the top 250 meters by 10°C, and we sak the quastion; in 10 years at what depth will the camperature rise by 1/10,000th "C because this temperature of tha top 250 meters has been raised by this 10°C. The solution to the differential equation is that given by 7.14(b)

$\Gamma^{a}\Gamma_{i}\{1-\tilde{\Phi}(nz)\}$ where $\tilde{\Phi}^{a}\frac{2}{\sqrt{q^{2}}}\int_{q^{2}}^{n}d\rho$ is the probability integral

Here n=1/2/GE and T₂ is the anount the temperature was resised down to the 250 meter level and z is the distance down from that level. Putting in T=10°C, and T₆=10°C we have [1-\$\tilde{0}(az)]=10^{-3}\$, corresponding n=3.12 (see probability injegral tables). Since Ca-1.3100 Egr Ygter, and taking t=3.1536 x 10 accords (10 yrs), we find n=7.78 x10 cm , whence n=4010.7 cm or 40.1 meters, and the distance from the top will be 290.1 waster. To find the time for the same rise to occur at 900 meters, we will have t=10 yrs x (650/40.1)^2-2627 years from the law of times (7.15). If we were to raise just the very top surface of the ocean by 10°C, the time required for that temperature rise to diffuse down to 900 meters and give a 1/10,000th °C increase would be 5,000 years!**

^{*} The Heard Island experiment was done at a depth of 175 meters, where according to Fig. 4.4 of Tucker & Gazey, diurnal wariations can still show up (perhaps explaining whatever results were obtained there).

^{**} An intriguing question iss can the time of the last ice age be predicted from the upper section I of the thermolline curve (Fig. 1) in view of its close resemblence to the probability integral curve (taking 4°C as a baseline).



Natural Resources Defense Council

71 Stevenson Sired San Francisco, CA 94105 415 777-0220

Far 415 495-5996

VIA FACSIMILE

January 31, 1995

Advanced Research Projects Agency Marine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, VA 22202 Clayton H. Spikes

Dear Mr. Spikes:

This letter summarizes the views of the Natural Resources Defense Council (NRDC), a private non profit national environmental organization, regarding the draft Environmental Impact Statement (DEIS) for the California Acoustic Thermometry of Ocean Climate Project (ATOC) and its associated Marine Mammal Research Program (MMRP). In addition, NRDC has signed on to coalition comments representing the concerns of over twenty interest groups prepared by the Sierra Club Legal Defense Fund as well as those prepared on our behalf by Heller Elirmian White and McAulliffe. These two sets of comments identify the fundamental deficiencies of the DEIS in detail as is appropriate for this stage of the process. They are incorporated herein by reference.

As evidenced by our early and frequent communications with the National Marine Fisheries Service (NMFS) and ATOC proponents throughout 1994, NRDC poses to the rich marine resources of the Monterey Bay National Marine Sanctuary. We also presented oral

1350 New York Ave., N.W. Washington, DC 20013 202 783-7800 Fur 202 783-5917 40 West 20th Street New York, New York (AVI) 212 727-2730 Few 212 727-1773

617 South Olive Street Los Angeles, CA 90313 213 892-1500 Fac 213 029-5389

212 Mershant St., Suite 203 Bondolfa, Hanson's 90513 Say 533-1075 Fax Say 521-6841

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Mr. Clayton H. Spikes January 31, 1995 Page 2 testimony at both public hearings held in Santa Cruz, California on May 16, 1994 and January 6, 1995.

Francisco on May 13, 1994 and July 19, 1994 to bring together and air the viewpoints of the full range of participants and interests in this debate. Although the intricacies and uncertainties associated with this project are substantial, NRDC remains hopeful that some legally supportable and mutually agreeable resolution is possible. project as originally proposed, we have also made a serious effort to discuss our concerns in a constructive manner with project sponsors and the permitting agencies. In collaboration with former chief NOAA scientist Dr. Sylvia Earle, NNDC facilitated two meetings in San

As the record clearly indicates, NRDC considers global warming to be a very serious matter and has devoted considerable resources to promoting effective policies to retard and reverse the pattern of climate change currently threatening the globe. Yet, as we have articulated in various forums, "in seeking new information we must not trample the innocent residents of the very environment we are trying to understand." The ATOC project with its associated MMRP as described in the DEIS persists in its dismissal of legitimate and technical criticisms of the proposed project.

NRDC was an early supporter of the drive to establish the Monterey Bay National Marine Sanctuary. We coordinated the technical comments of scientific experts on the proposed Management Plan. We welcome preparation of the DBIS which attempts to illuminate the choices confronting the permitting agencies. Unfortunately, given largely to the prejudicial tenor of its language, the DEIS

by reference include those addressed to Rolland A. Schmitten at NMFS dated March 3, 1994; March 8, 1994; March 17, 1994; March 12, 1994; March 17, 1994 and November 23, 1994 from Joel Reynolds and Ann Notthoff as well as those submitted on our behalf by Heller Ehrman White and McAuliffe on April 8, 1994; April 29, 1994 and August 11, 1994. ' Correspondence submitted by NRDC and incorporated here

NRDC hearing testimony is also incorporated herein by reference.

Dr. Earle was elected to NRDC's governing Board of Trustees in the fall of 1994.

⁴ See, e.g., editorial by Ann Notthoff which appeared in Alolkoy, The Publication of the Channel Islands National Marine Sanctuary, Fall 1994, vol. 7, no. 3. (exhibit 1 nereto).

Mr. Clayton H. Spikes January 31, 1995 Page 3 falls to provide clarification on a number of key issues. Our concerns focus on three areas:

the analysis of alternatives to this project; the site selection analysis; and the permit process -- specifically the relationship of the Marine Mammal Research Program to the rest of the ATOC experiment. 222

First, the analysis of alternatives gives little attention to alternatives thut would avoid or drastically Infinite impacts to marine manumals. Given the admittedly I-52 uncertain value of the information hoped to be gleaned from ATOC, more serious consideration of avoidance alternatives should be given. Second, as Table 2.4-1 on page 2-54 reveals, from aucoustic thermometry point of view, all three alternate sites rank comparably high. It is only when the marine mammal criteria are factored in that the Sur Ridge site emerges as preferable. But that is not what ATOC, as currently proposed, is about. The MMRP should not be used to justify a site that is otherwise unremarkable, proposed, is about. The MMRP should not be used to justify a site that is otherwise unremarkable, proposed site, this otherwise unremarkable, operationarly when the MMRP will be lass scatistically powerful precisely because of the constraints of a fixed source at this proposed site. This choice is fundamental. To quote from Dr. Hal Whitehead's remarks, "a basic decision as to whether it is desirable to put the source in a biologically rich area (so you can study its effects) or a biologically proor area (so it harms as little as possible) must be made. You can't have it both ways."

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Third, the information produced by a properly constructed MMRP must be used to inform decision makers regarding the ATOC proposal. As presented in the DEIS, there is not a clear decision making point after the MMRP that asks decision makers to use new information to decide about ATOC. There are numerous blurs in the sequence of events described in the document that cause us concern [for example pp. 2-4 and ES-3 describe the MMRP as valuable in informing project designers how rather than MBELEK to proceed with the ATOC phase). To correct this lack of a clear decision point between the two research projects, NRDC recommends that NMFS consider issuing a permit for a legitimate MMRP first, and only then upon its satisfactory completion, deciding whether a permit should be issued for ATOC. We also question the adequacy of a

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Mr. Clayton H. Spikes January 31, 1995 Page 4 scientific research permit rather than an incidental take permit. There is a strong argument that the latter is required. The simplistic discussion of this point on p. 1-1 is insufficient.

finally, we believe the DEIS fundamentally fails to demonstrate why the acoustic thermometry experiment should be allowed to be conducted within the boundaries of a National Marine Sanctuary. While well-designed, non intrusive research that begins to answer some of the inyuterics nurrounding the effects of low frequency sound on marine mammals may, under some circumstances, require a rich marine environment, no such circumstances have been demonstrated for acoustic thermometry.

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Thank you for your careful consideration of our i. Plusse keep up informed of any and all decipion documents concerning the ATOC project. virwii.

Sincerely,

ANN NOHMS Ann Notthoff Senior Planner

Joel R. Reynolds Senior Attorney

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⁵ The depth of our ignorance about these effects was exhaustively examined in the National Research Council report on <u>Low-Frequency Sound and Marine Mammals</u>. Current Knowledge and Research Needs, National Academy Press,

STATE OF CALIFORNIA—THE RESOURCES AGENCY

CALIFORNIA COASTAL COMMISSION 45 FREMONT, SUITE 2000 SAN FRANCISCO, CA PAIDE2219 VOICE AND IDD (413) POL-3200



January 31, 1995

Advanced Research Projects Agency c/o Clayton H. Spikes Harine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, VA 22202

Re: California Acoustic Thermometry of Ocean Climate Project (ATOC) and its associated Marine Mammal Research Program (MMRP), Scripps Institution of Oceanography (Scripps)

Please accept the following comments on the November 1994 Draft EIS/R for the above-referenced project. This cover letter addresses our general concerns, with more specific technical comments attached:

He applaud Scripps' redesign of the AIOC program, which now contains a Marine Hammal Research Program (HMRP) in advance of commencing the longer term AIOC implementation. Hopefully information gained through the HMRP Will help alleviate many of the concerns raised by the fact that there is still a dearth of reliable scientific information regarding the effects of intense low frequency sounds on marine organisms. Several concerns nevertheless remain. It is possible that many or all of these may be resolved through the ongoing monitoring and evaluation of the HHMP and ATOC, if these efforts are properly structured. At this point in the process is it difficult to foresee whether such resolution will occur. For ESC example, we question whether Scripps has built in a sufficient time period separating the conclusion of the initial 6 month HMRP and the commencement of ATOC to enable adequite scientific debate over the lessons learned and their implications, including any necessary changes to the project.

He recommend that Mitigation Measure 2-1 (p. 4-11 and p. ES-16) be amplified as follows, to incorporate the commitment made elsewhere in the document: "The ATOC source will be shut down if the acute responses listed in Table C-1 τC are observed in relation to source transmissions." 4

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Even with this commitment, we are uncomfortable with the severity of an impact that would need to occur and be documented before Scripps would agree to shut down the project (i.e., those impacts listed as "Acute/Chronic Responses" in

displacement (Table C-1, Items 1-5) and long-term displacement (Table C-1, Item 7(b)) should be enough to trigger requirements for sound source modifications (e.g., those in CECA Hitigation Heasure 2-1). In other words, the less extreme (than acute/chronic) marine animal responses would be correlated with less drastic (than shut-down) ATOC modifications. He zet very interested in learning whether the agencies on which Scripps is relying for peer review agree with the thresholds for shut-down in Table C-1 (including the National Marine Fisheries Service (NHFS), the Marine Hammal Commission, the Monterey Bay National Marine Sanctuary (MBNMS), as well as the Sanctuary's Advisory Council). Me commend Scripps for including these entities in the ongoing monitoring and oversight of the program. However we would like to see more details on the particular roles and responsibilities of these peer review agencies. For example, less-than-acute/chronic Table C-1, Item 6, of the DEIS/R).

It appears from reviewing the Draft EIS/R that Scripps does intend to be flexible in developing adverse impact thresholds and will probably put off such definitions until after the review of the 6 month WHRP, when more will presumably be known about the response of marine organisms to sounds. For example, EIS/R page C-7 [Research Protocol] states: "... the study results ... will be used to help design a long-term program to determine if the operational AIOC program has unacceptable long-term effects.") Since it will likely take completion of the MHRP before the threshold question of what constitutes an adverse impact to potentially affected species can be defined, it would appear reasonable to infer that the reviewing agencies, including the Coastal Commission, will also need that information before they can provide useful feedback and/or make informed regulatory decisions on the longer-term program.

At this point we can only state that the "acute/chronic" impacts referred to in the Draft EIS/R, as impacts that might trigger the need for project modifications, need to be better defined, or, alternatively, if Scripps intends this definition to be an iterative process, then the process needs to be clear to all concerned. Another question we have relates to the type of sound proposed for use.

Common sense tells us that marine mammals are already adapted or accilianted to a wide variety of noises in their environment. Perhaps Scripps should consider (or experiment with) the use of differing sound signatures (i.e., including harmonics) that may be more familiar (and therefore less threatening) to marine mammals. The MMRP should consider experimenting with alternative sounds to determine whether a difference in impact can be determined. Historically the Navy's listening arrays at Point Sur have been able to effectively detect and differentiate sounds with differing harmonics and other characteristics, and we expect that Scripps' listening arrays will cequal nave equivalent or better detection/differentiation capabilities. We recommend, therefore, adding another sentence to Mitigation Messure 2-1, which Arthea would provide that other modifications to the sound source (i.e., not just limited to intensity or duty cycle) will be made if they would reduce adverse

Another question arises with respect to the analysis of alternative locations. Five of the six Pacific Coast alternative sites analyzed correspond to the East Pacific NAVFAC sites. However, another Pacific Coast site, NAVFAC Centerville Beach (near Ferndale in Humboldt County), is not mentioned. The Navy used this site, in part, for its desirable subsea acoustic characteristics. Accordingly, this site should either be evaluated on par with the others, or its omission should be accounted for in the text.

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Thank you for the opportunity to comment. Please consider the attached, more specific comments as Well. If you have any questions regarding the comments in this cover letter, please contact me at (415) 904-5289.

Mark Delaplaine ' Federal Consistency Supervisor Ret Day Sincerely,

Attachment

CC: Central Coast Area Office OCRM HBMS NHFS Scripps

C-170

January 25, 1995

Thermometry of Ocean Climate Project and its associated Marine Manural Research Coastal Commission Staff Review of the Draft EIS/EIR for the California Acoustic

approach, and a commitment to fully evaluating potential adverse impacts, there are a few Although this Draft EIS/EIR demonstrates an extensive research effort, a comprehensive issues which deserve further attention.

7.C J-6K available information on subsea noise and its biological impact ranges from incomplete to initially presumes the lack of any significant environmental impact despite the admittedly nonexistent, depending on the species being considered." This suggests that the available alteration of the demonstration project; to the contrary we generally support the approach described in the Draft EIS/EIR. We suggest, however, that the document should be expanded to include a more frank discussion of the assumptions used to arrive at a Scientific Uncertainty Section (page 4-15) it is stated that "[a]s stressed in this EIS/EIR, The presumed lack of significant environmental impacts is a major assumption stated throughout the Draft EIS/EIR. In particular, the ATOC Feasibility Demonstration information regarding the species potentially affected." These seemingly contradictory statements give rise to issues that should be more fully explored. The lack of relevant data are of limited value in determining the type or extent of project related impacts. below, the ATOC project and MMRP are not anticipated, in some cases, to result in limited amount of information available. For example, in the first paragraph of the However, in the second purpgraph of the same section it is stated that "[a]s set forth assumption of a "leas than significant impact." Commission staff are not suggesting information is mentioned throughout the document, but this does not justify the adverse effects on biological resources. This conclusion is based on available determination of "Jess than significant impacts." 9

7, evidence of altered behavior, distribution, and migration routes during such events. Thus, distribution and abundance in the project area. However, Table 3.3.1-1 (pages 3-17, 3an El Nino could affect the distribution and occurrence of marine animals in the project Determinations of risk for the various marine mammals are made on the basis of their Secondly, the determination of risk based on the distribution of marine animals in the project area does not address the potential effects of an El Nino event. There is some 18) raises some questions regarding the sources and accuracy of the data used. In particular, notes 8-12, which presumably describe the data sources, are missing. area, and some discussion of this seems warranted.

The potential for behavioral disruption is discussed for each taxonomic group of mammals. Although natural forms of disturbance have been described, human-induced disturbance is the more relevant issue in this case. Research on human-induced

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disturbance has demonstrated adverse impacts to marine manumals including site abandonment, altered behavior, and other indications of stress. Of particular concern is the possibility of separation or abandonment of young. Although these issues are going to be addressed in the Marine Mammals Research Project, The Commission staff questions how "significant impacts" will be evaluated. For example, on page 1-5 it is stated that "ATOC climate-related transmissions will begin only if the system is determined to be safe for marine animals..." However, "safe" is not defined. Commission staff suggest the Draft EISEIR be expanded to include a discussion of acceptable risk and definitions for terms like "minimal impacts" and "safe."

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Commission staff appreciate the opportunity to comment on this Draft EIS/EIR. Please contact the Commission's staff biologist, Zachary Hymanson at (415) 904-5253 if you wish to discuss these comments further.

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NATIONAL MARINE COMMITTEE

Jenuary 30, 1015

Advanced Resourch Projects Agency National Marins Flaheries Service c/e Cleyton H. Spikes Marins Acoustics, Inc. Four Crystal Perk, Suite 801 2345 Crystal Drivs Arlington, Virginia 22202 Re: Comments on Draft Environmental Impact Statement /Environmental Impact Report for California Acoustic Thermometry of Ocean Climate Project We appreciate this opportunity to submit comments on behalf of the Sierra Club (Its Marine Committoe and Ventans Chapter in particular) regarding the DEIS for the California Acoustic Thermometry of Ocean Climate (and Marine Mammel Research) Profect.

1) Marine Manunal Impact Terminology

The DEIS uses: CEOA terms of "vigniticant, and less than significant" but falls to TC offer bridging definitions to relate to faderal baPA terms of "negligible, non-negligible." To fulfill environmental impact requirements for both California and T-6k NEPA, definitions that bridge this gap must be provided in the joint FEIS.

The FEIS should provide definitions, which DEIS lacks, to consistently use terms for effects on marine mammels that are clearly defined in the document. For example: "significant, less than significant effect", "minimal effect", "adverse, waretypie effect" (pages C-7, S-3, 4-14) illustrate at least some of the variety in undefined terms. Given the term variety in undefined terms. Given the term variething, it is of concern how marine mammel observation date collected will be recorded, analyzed, and provided to both designated reviewers and to the public. Use fewer terms for effects, and define them precisely.

2) Review Stage for Pilot Study Results of MMRP

There is information (DEIS 2-3) of the entities to be provided with preliminary results for review. However essential items are missing.

a) The Pacific Regional Scientific Review Group, newly established under NAVPA.

95, must be added to the review bodies to be provided with Pilot Study results in addition to the fist on DEIS 2-3. Part of their charge under federal law is to advise the Segretary (of Commerce) on "actual, expected, or potential impacts of

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habitat destryction...... and for strategic stocks, appropriate conservation or management measures to alleviate any such impacts (HMPA sec.) 17(d),

ز the project expectation of "negligible effect" (i.e. either es reported to the Revisw Badiet by NARP research teem, er because Review Bodies judge the results "non-negligible". Clarification, for either situation, of who acts and how is vitel b) The FEIS must eddress what is to occur in case information does not confirm

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76 c) For cradibib review by all bodies of Pliot Study results, and to exaedite work of all concerned we atrongly recommend that criteria for evaluating Pilot study results be agreed upon and listed in the FEIS. 4

I-6b3) FOURP Pliet Study- longth, and following months. We atrangly sipport continuing the Pilot Study for 10 months, because for adequate date; six months is really short. Ŋ

70 ATOC project, rather than indicating most activities as "to be decided". We urge DEIS should sat out more clearly what research will be continued throughout the

that to fill important information gaps in knowledge of sound effects marine mammal (as riported by National Academy of Sciences), it is essential to continue full blown research and data collection for entire two years. 4) Cumulative Sound Potential 6

DEIS mentions in several pieces possible need to discentinue the sound, and refers $\mathcal{L}' \underline{G}g$ DEIS discussion (4–12) is unacceptable, in failing to relate the degree to which I-12c Mammals, whi are already affected by very loud container ship traffic. 5) ATOC Shut-Down Protocol 00

information for press and public (the Senctuary designee we presume), dates at 7.2.3.1.1 0) hoporting by Airy and ting at the absential, appecially given the degree of public Controversy ever ATOC in 1894. We strongly recommend that FEIS include a Public TC Table to "protocol" blackhere in document—but in fact the protocol for actual decision-making to shut-down is not described. We recommend that FEIS include Which to expect update reports, status of Pilot Project and Project Reviews. ATOC information Plan, this plan to made public, which clarifies ongoing source of shut-down plin similar to that included in the Hawaii DEIS document. 6) Reporting by ATOC during 2-Year Project. 6

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excellent acidice reporter, interested and Willing to translate difficult informatio must not allow random information sources and ungubatantieted " information" to misinform the public. We presume that through the Sanctuary ATOC can access an Into understandable media meterial.

i appreciate this opportunity to provide comments.

Sincerely,

Shirley Taylor, Sierra Club Marine Committee chair 1414 Hilltop prive, Tellahasses FL 32303 804-385-7862 White Taylor

Maxune McClosifey, Sterre Club Merine Committee vice-chair 5101 Westbard Ave., Bethesda ND 20816 The Course Maxim 301-229-4987

FAX: 301-239-3933

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P. 002

TX/RX NO.0149

01/31/95 17:38

P.002

To Clayton H. Spikes:

I am withing to express my oppositional partice. The DEIS is inadequate to allow the ATOC project to proceed.

Sound on marine mannings, such as 1035 cf hearing and damoge to reproductive and innoverse and innoverse Hink the research benefits are stated in the DEIS as uncertain. You councit estimate the effects of low-frequency

HUNK before this project is to proceed, Further analysis must occur. Sincerely, Jama Mie

Flagstaff, AZ 86001 LAURA WIG GOS SO'LEARY #)





UNITED BTATES DEPARTMENT OF COMMERCE National Dosanic and Atmospheric Administration NATIONAL OCEAN SERVICE OFFICE OF OCEAN AND COASTAL RESOURCE MANAGEMENT Bliver Epring, Maryland 20810

January 31, 1995

Advanced Research Projects Agency Four Crystal Park, Suite 901 Marine Acoustics, Inc. c/o Clayton H. Spikes Arlington, VA 22202 2345 Crystal Drive

Dear Mr. Spikes:

these comments would be included in the formal public record, if received by ARPA administers both the National Marine Sanctuary Program (NMSP) and the Coastal Zone Management Program (CZMP), has prepared formal comments on the DEIS programmatic components within the agency. Mr. Craig assured Dr. Wahle that for the California component of the ATOC project. As Dr. Charles Wahle, of the Sanctuaries and Reserves Division, explained earlier today to Mr. Ed Craig, our comments are undergoing internal NOAA review and should be available for submission by COB, Thursday, Feb. 2, 1995. The primary purpose of this internal VOAA's Office of Ocean and Coastal Resource Management (OCRM), which review is to ensure maximum coordination and consistency of the various by COB, Friday, Feb. 3, 1995.

The OCRM comments are limited primarily to issues of direct programmatic concern. Our comments focus on 4 distinct areas:

- The Coastal Programs Division of OCRM has prepared detailed comments clarifying the various aspects of this federally funded and permitted project which would or 1) Federal Consistency Authority with the California Coastal Commission (CCC). may allow the CCC to exercise its authority to review this activity for consistency with its coastal zone management program.
- the NMSP recommends that ARPA and Scripps choose either of the two alternative $\mathcal{L}^{4}\mathcal{A}$ central California sites (Sur Slope or Pioneer Sea Mount) which lie outside the 2) ATOC Sound Source Location. Based on a thorough review of the ATOC DEIS, boundaries of the Monterey Bay NMS.
- 3) Marine Mammal Research Program. The NMSP proposes a number of relatively minor modifications to the protocols and schedule of the MMRP, aimed at increasing its ability to assess and monitor potential adverse impacts of ATOC transmissions on marine protected species.



relatively straightforward corrections or clarifications to aspects of the DEIS dealing 4) Detailed Programmatic Comments. The NMSP has prepared a number of with issues of programmatic concern We appreciate your consideration of OCRM's comments, and look forward to working with ARPA, Scripps and NMFS to facilitate this project. Please feel free to contact Dr. Wahle at 301-713-3145x156, if you need further clarification of our intent or timeline.

James Lawlers Adjettrey R. Benoit Director Sincerely,

Lawless, CWahle, DMalek, OCRM/SRD CLewsey, DKaiser, JKing, OCRM/CPD DWieting, WArchambault, OPSP ATerbush, JDrevenak, NMFS/OPR Mackson, MWeiss, GCOS SWilson, DEvans, NOS Benoit, OCRM ÿ

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY **REGION IX**

78 Hawthorne Street San Francisco, CA 04105

January 31, 1995

Advanced Research Projects Agency Marina Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Virginia 22202 Clayton H. Spikes

Dear Mr. Spikes:

Draft Environmental Impact Statement (DEIS) for the project entitled California Acoustic Thermometry of Ocean Climate Project (ATOC), Honterey County, CA. Our review is provided pursuant to the National Environmental Policy Act (NEPA), Council on Environmental Quality (CEQ) regulations (40 CFR Parts 1500-1508), and Section 109 of the Clean Air Act. The Environmental Protection Agency (EPA) has reviewed the

The ATOC is proposed as a two year proof-of-concept study funded by the Strategic Environmental Research and Development Program (SERDP) to measure long-term ocean climate changes using acoustic sound paths in the deep sea as means of precise synoptic temperature data collection. If successful, a ten-year follow-on global ATOC program would be proposed. Two sound sources are currently proposed. One located offshore of central California near Pt. Sur, within the Monterey Bay National Marine Sanctuary, and the other located off the north shore of Kauai, HI. This Els evaluates the California sound source, while a companion EIS will evaluate the Kauai sound source. The proposed Pt. Sur facilities would include a 260 watt output acoustic sound source to be about 850 m (close to 1000 ft).

There is limited research and information on the potential feasibility operations will be preceded by a six-month Marine Mammal Research Program (MMRP), which will allow marine blologists to utilize the sound source strictly for research studies into the potential effects of low frequency sound on marine animals. Baseline marine animals and behavioral data collection efforts have already been ongoing in central California offshore area since mid-1994.

We commend the project sponsors for the modifications made to the project to address public concern regarding the lack of information on potential impacts. Reducing the proposed transmission schedule and placing the MMRP up front may help

believe the MMRP is critical for verifying assumptions and project providing essential baseline data. In fact, we recommend project sponsors consider extending the MMRP to ensure adequate extending the MMRP to ensure adequate eventual impacts prior to initiation of the ATOC reduce potential impacts and increase the margin of safety. We feasibility study

workshop will be convened to present and discuss findings of the study. We support this commitment. Given the public and scientific controversy regarding potential impacts of the ATOC, we urge that there be a complete and open reevaluation of the ATOC in light of MMRP results. The research protocol for the MMRP states that a two-day

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year follow-on global ATOC program would be proposed. It is therefore critical that the process of evaluating subsequent actions be clearly explained in the FEIS. We recommend that a broad programmatic RIS be developed for the 10-year ATOC program, should it occur, with thered NEPA documents for each new sound

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potential impacts is lacking. Furthermore, EPA is concerned with the purpose and need for the project, potential cumulative impacts, and the lack of consensus within the scientific community regarding potential impacts. Based upon our review, the above concerns, and the potential precedence of the proposed project, EPA has classified this DEIS as category EC-2, Environmental Concerns - Insufficient Information (see attached "Summary of the EPA Rating System"). Our detailed comments are It is clear that essential information for determining enclosed He appreciate the opportunity to review this DEIS. Please send two copies of the FEIS to this office at the same time it is officially filed with our Washington, D.C. office. If you have any questions, please call me at (415) 744-1584, or Laura Fujii, of my staff, at (415) 744-1579.

Sincerely,

David J. Farrel, Acting Chief Office of Federal Activities

Enclosures: 4 pages

filename: CAATOC.dei MI002151

cc: Jeannie Drevenak, NMFS, Silver Spring Terry Jackson, MBNMS, Monterey Tami Grove, CCC, Santa Cruz

EPA COMENTS, ARP. DELS CA ATOC, HONTEREY, CA. JAN 1995

DETAILED COMMENTS

Purpose and Meed

The DEIS states that the ATOC project and associated MARP is an effort to determine long-term ocean climate changes on global scales and to evaluate potential effects of low frequency sound transmissions on marine animals (pg. 1-7). However, there are many existing climate change technologies (e.g., paleoclimate medeling intercomparison, satellite studies) and marine animal research projects which could address the same purpose and need at probable lower risk to the marine environment.

We understand that many of the existing climate change technologies have been incorporated into the ATOC project. However, the FEIS should clearly state what unique information would be provided by ATOC and the level of confidence for successfully obtaining this information at minimum risk to the environment. Given the lack of information on potential impacts, the FEIS should persuasively demonstrate that the trade off between potential impacts and information gained is justified.

Cumulative Impacts

EPA recommended, in our scoping comments, that project sponsors consider preparing a programmatic EIS to address the alternatives and impacts of the ATOC program. Such an approach would have provided a forum for evaluating potential cumulative impacts. Since this approach has not been followed, it is essential that the EIS include a comprehensive examination of potential cumulative impacts that may be reasonably expected from the California, Hawaii, and future sound source locations.

other potential hoise sources (e.g., pg. 4-95). Cumulative impact is defined in NEPA as the impact which results from the incremental impact of the action when added to other past, present, and reasonably foreseable future actions, regardless of what agency or person undertakes the other actions (40 CFR 1508.7). Therefore, pursuant to NEPA, actions other then noise generating activities should be considered when evaluating cumulative impacts. The FIES should include an expanded cumulative impact analysis which evaluates the potential ripple effect caused by the loss or reduction of prey species and the affect of other activities such as commercial fisheries, recreation, commercial shipping, and general harassment. The DEIS appears to evaluate only the cumulative impacts of

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EPA COMMENTS, ARP, DELS CA ATOC. HOMIEREY, CA, JAN 1995

Existing Environment

The DEIS clearly demonstrates that there is a lack of adequate information regarding baseline conditions at the preferred sound source site. Baseline information for many species is not available and much of the information which is provided is inferred from general studies of the California coast. There is a critical need for sampling and monitoring to verify assumptions, especially given the known biological richness of the area. The PRIS should clearly address this information gap and describe existing and proposed sampling, monitoring and survey activities which will be implemented to ensure adequate baseline data is obtained prior to commencement of the ATOC feasibility study. ~

We recommend that the information on biological activity for the selected and alternative sites be described by site. As currently described, it is difficult to compare the sites or to gain a clear picture of each site's biological activity.

encourage a shift in focus from verification of the ATOC technology to evaluation of potential impacts and the development \mathcal{I} - \mathcal{I} Given the lack of baseline information on existing conditions and lack of knowledge of the effects of low frequency sound on marine animals, it may be wise to consider a more moderate research approach which would allow for the development of additional information and technologies. For instance, we

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General Comments

7.0 1. The FEIS should clearly describe future plans if the feasibility study confirms that ATOC technology is not feasible or if the MARP demonstrates that there are significant adverse effects even at the reduced 2% transmission level. For instance, describe the process for determining whether to continue with the 2 month 8% transmission cycle. ø

2. As stated in the DEIS, there are numerous marine research and education facilities located within the study area (pg. 1-72). Although the proposed ATOC may provide beneficial educational opportunities, there may also be potential conflicts between ATOC effects and other research goals. For instance, if TC ATOC does have a chronic effect on marine mammals resulting in reduced populations in the area, this effect could directly influence the outcome of ongoing population and behavioral research. The FEIS should thoroughly examine this issue and

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EPA COMENTS, ARP, DEIS CA ATOC, MONTEREY, CA, JAN 1995

evaluate the potential for research conflicts.

3. For clarity, we recommend the location of the preferred and alternative ATOC sound source sites be shown on Figure 3.3.8-1, τ_C Federal and state designated biological resources areas near Pt. Sur (pg. 3-61). 10

SUMMARY OF RATING DEFINITIONS AND FOLLOW-UP ACTION

Environmental Impact of the Action

O-Lack of Objections

The EPA review has not identified any potential environmental impacts requiring substantive changes to the proposal.

The review may have disclased opportualities for application of mitigation measures that could be accomplished with no more than mixed changes to the proposal.

EC-Environmental Concerns

The EPA review has identified environmental impacts that should be avoided in order to fully protect the environment. Contective measures may require changes to the preferred alternative or application of mitgation measures that can reduce the environmental impact. EPA would like to work with the lead agency to reduce these impacts.

EO-Environmental Objections

The EPA review has identified alguifican environmental impacts that must be avoided in order to provide adequate exection for the environment. Corrective manurer may require substantial changes to the preferred alternative or consideration of some other project alternative (actubing the no action alternative or a new alternative). EPA intends to work with the leaf agency to reduce these impacts.

EU Environmentally Unsatisfactory

The EPA review has identified adverse environmental impacts that are of sufficient magnitude that they are unsatisfactory from the standpoint of environmental quality, public tetals or welfare. EPA intends to work with the lead agency to reduce these impacts. If the potential unsatisfactory impacts are not corrected at the final EIS stage, this proposal will be recommend for referral to the Council on Environmental Quality (CEQ).

Adequacy of the Impact Statement

HEROPY 1-Adequate

EPA believes the draft ELS adequately sets forth the environmental impact(s) of the preferred alternative and those of the alternatives reasonably available to the project or action. No further analysis or data collection is necessary, but the reviewer may suggest the addition of clarifying language or information.

Categor, 2-Insufficient Information

The deaft EIS does not contain sufficient laformation for EPA to fully assess environmental impacts that should be avoided in order to fully protect the environment, or the EPA reviewer has identified new reasonably available alternatives that are within the spectrum of alternatives analyzed in the draft EIS, which could reduce the environmental impacts of the action. The identified additional information, data, analyses, or discussion should be included in the final EIS.

Category 3-Inadequate

EPA does not believe that the draft BIS adequately assesses potentially significant environmental impacts of the action, or the EPA reviewer has identified new, reasonably available alternatives that are outside of the spectrum of alternatives analyzed the draft BLS, which should be analyzed in order to reduce the potentially significant environmental impacts, should have full gublic review at a draft tagge. EPA does not believes that the despite of the purposes of the NEFA nadior Section 309 review, and draft and the Adoes not believe that the draft EIS is adequate for the purposes of the NPPA nadior Section 309 review, and thus should be formally revised and made available for public comment in a candidate for referral to the CEO.

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The Resources Agency



Pete Wilson Governor



Douglas P. Wheeler Secretary

of California

California Conservation Corps • Department of Bouling & Waterways • Department of Conservation Department of Pish & Game • Department of Forestry & Fire Protection • Department of Parks & Recreation • Department of Water Resources

January 31, 1995

Ms. Marilyn E. Cox, Assistant Director Physical Planning Campus Planning Office University of California, San Diego La Jolla, California 92093-0006

Dear Ms. Cox:

Thank you for your letter of November 28 announcing the release of the Draft Environmental Impact Statement/Environmental Impact Report (EIS/EIR) for the California Acoustic Thermometry of Ocean Climate (ATOC) project and its associated Marine Mammal Research Program (MMRP). The Resources Agency is providing general policy comments, while more specific comments will be provided by our constituent departments. We offer the following comments:

- We are pleased with the Scripps Institution of Oceanography (Scripps) decision to redesign
 the ATOC program to include a preliminary study (the MMRP) for addressing the question of
 whether long-term underwater low frequency acoustic tranmissions are safe for marine
 animals. Given the lack of reliable scientific data in this area and general concern for
 marine animal well-being, we believe this to be a prudent and necessary step prior to
 initiating the complete ATOC project.
- 2. The report states that, during the Pilot Study, the National Marine Fisheries Service and Marine Mammal Commission will "be consulted to help evaluate the biological significance of any observations of acute or chronic response, and to determine whether the experiment should be modified or terminated. (p. C-7) Furthermore, at the conclusion of the 6-month Pilot Study, "the results will be evaluated to determine how best to continue the project." and that the evaluation will be reviewed by the Advanced Research Projects Agency, NMFS, MMC, the National Marine Mammal Laboratory, and the MBNMS SAC (p. 1-4). In addition, the report states that the Monnerey Bay National Marine Sanctuary Sanctuary Advisory Council (MBNMS SAC) will "review this research protocol and the results of this research effort [the MMRP] on a quarterly or biannual basis. .. and would review any modifications of the experimental protocol ..." (p. C-31)

The Besources Building Sacramento, CA 95814 (916) 653-5656 FAX (916) 653-8102

Californs Custal Genunissium • California Tulue Genservancy • Colorado Biver Hoard of California Energy Resources, Conservation & Development Commission • San Francisco Bay Conservation & Development Commission State Coastal Conservancy • State Lands Commission • State Boclamation Board



^{*}Fron: EPA Manual 1640, "Policy and Procedures for the Review of Federal Actions Impacting the Environment."

Marilyn E. Cox

January 31, 1995

evaluation? We recommend that the EIS/EIR clarify the roles and responsibilities of these F-ba agencies regarding termination, modification, and review of the MARP, especially if there is an opportunity for independent reviews of the Pilot Sludy results, and not just a review of the TC How exactly will the "consultation" and "reviews" be taken into consideration? Will there be disagreement between the participants.

and beginning the ATOC feasibility operations to allow scientific review and debate of the Pilot Study results, and to incorporate any necessary changes into the ATOC project. In $\mathcal{I}b\,\varepsilon$ addition, it is not clear how the Pilot Study findings will be presented and discussed by the We are concerned that there may not be adequate time between completing the Pilot Study relevant organizations.

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is subtly presumed throughout much of the EIS/EIR, creating what appears to be an internal contradiction. For example, the document first states that "...very little is known about the effects of low frequency noise on marine mammals," and then, in the very next paragraph, J. 6k states that the "Pilot Study will determine how best to continue the project" (p. ES-3). This Most importantly, a lack of "significant" environmental impacts (which is not clearly defined) is of concern, for if the impacts to marine mammals are unclear, it would be appropriate to evaluate and review the Pilot Study results before determining whether to continue the

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Thank you again for the opportunity to comment on the Draft Environmental Impact Statement/Environmental Impact Report for the ATOC project and its associated MMRP. Any questions you may have should be directed to Brian Baird of my staff at (916) 657-0198.

Secretary for Resources Douglas P. Wheeler Sincerely,

National Marine Fisheries Service, National Oceanic and Atmospheric Agency Scripps Institution of Oceanography, University of California, San Diego Sanctuary Advisory Council, Monterey Bay National Marine Sanctuary cc: Advanced Research Projects Agency, clo Marine Acoustics, Inc.

SAVE OUR SHORES 0-176



Advanced Research Projects Agency Four Crystal Park, Suite 901 Marine Acoustics, Inc. do Clayton H. Spikes 2345 Crystal Drive

January 31, 1995

Arlington, VA 22202

Dear Mr. Spikes

Save Our Shores is a marine conservation group dedicated to protecting the Monterey Bay National Marine Sanctuary (MBNMS). More than 2500 people around Monterey Bay and northern California support our efforts to promote research, conservation, and education programs that further the mission of the Sanctuary. We appreciate the opportunity to comment on the Draft Environmental Impact Statement Environmental Report (DEIS/EIR) for the California Acoustic Thermometry of Ocean Climate (ATOC) Project.

7-49 Save Our Shores does not support ATOC in the Sanctuary because its potential impacts are inconsistent with the Sanctuary's conservation standards, it is inconsistent with the Sanctuary's mission and research goals; the potential benefits are unclear and have been poorly explained to the public; and there are alternative locations outside the Sanctuary where this research would be more appropriate. We do, however, support further research that would address the impacts of low frequency sound on marine life, especially marine mammals. We would reconsider supporting ATOC outside of the Sanctuary boundaries after the research from the marine mammal pilot project have been analyzed and made available for scientific and public review.

The potential impacts of ATOC are inconsistent with MBNMS conservation standards ATOC may impact marine life in the MBNMS in a manner that is inconsistent with MBNMS goals. The MBNMS Management Plan is clearly focused on resource protection:

The highest priority management goal for the Sanctuary is the protection of

its marine environment, resources, and qualities as well as reducing the threats to Sanctuary resources and qualities. (Section II. B. p. V-6 & V7) Phone 408-462-5660 . Far 408-462-6070 Sanctuary Warch Hotline 800-9-SHORES Santa Cruz, Galisornia 95061 Post Office Box 1560

C-176

The ATOC DEIS states that

Disruption of marine mammals as a result of human-made noise can be expected to result in interruption (at least briefly) of normal behavioral and social interactions with other animals of their species, an increase in energy cost (whether or not feeding was disrupted), and displacement to a habitat that may be less suitable. (Section 4.3.1.1.1, p. 4-26)

Habituation can be detrimental, however, if it leads to a lack of response to hazardous situations. For example, habituation to low frequency sounds, including sounds from large vessels and the ATOC source, could lead to docreased avoidance of vessels and increased injury or death from collisions. (Section 4.3.1.1.1, p. 4-29)

In summary, the potential for advorse impacts from long-term exposurcs to the ATOC sound fields is unknown. (Section 4.3.1.1.1 p. 4-30) In these instances, the DEIS clearly identifies the potential for serious environmental impacts to a rich habitat unique to this region. Because of its significant, potential long-torm impacts, ATOC is inconsistent with the goals of Sanctuary protection.

In other cases, however, the logic of the DEIS is flawed and circular. Repeatedly 2. throughout the Environmental Consequences section, the conclusion is reached that, \mathcal{TC} if no evidence for a significant impact exists, the impact must not exist. Clearly this is $\mathbf{y} \cdot \mathcal{L} \chi$ false.

ATOC is inconsistent with the mission of the National Marine Sanctuary Program The goals of the National Marine Sanctuary Program are to provide enhanced resource protection through conservation and management of the Sanctuaries that complements existing regulatory authorities; to support, promote, and coordinate scientific research on, and monitoring of, the site-specific marine resources of the Sanctuaries; to enhance public awareness, understanding appreciation, and wise use of the marine environment; and to facilitate, to the extent compatible with the primary objective of resource protection, multiple uses of the National Marine Sanctuaries.

ATOC is an international research effort to determine long-term ocean climate changes on global scales. This does not follow the mission of supporting, promoting, and coordinating research on site-specific marine resources within the Sanctuary.

ATOC is inconsistent with criteria for MBNMS research

The purpose of Sanctuary research activities is to improve understanding of the Monterey Bay environment, resources and qualities, to resolve specific management problems, and to coordinate and facilitate information flow between the various research institutions; agencies and organizations.

As the DEIS states, the rationale for ATOC is to gather deep ocean temperature data because time scales and the specific global consequences on climate predicted by these models have been criticized as inaccurate and oversimplified. Therefore, they have had little impact on governmental decisions regarding greenhouse gas emissions.

Reliance on global temperature computer models to make decisions is a highly dubious proposition and may be a dangerous management strategy. Responding to inadequacies in computer models is not an adequate justification for placing a \mathcal{I} -powerful long-term low-frequency sound source within a marine sanctuary.

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The benefits of ATOC are unclear and have been poorly explained to the public

Many of the areas residents are unconvinced that the ATOC project will benefit the Sanctuary. At both public hearings in Santa Cruz, the majority of speakers opposed the project because they were not convinced that the potential benefits of ATOC outweighed the potential for damage.

Decision makers and representatives of the public including the Santa Cruz City Council and the Board of Supervisors opposed ATOC. Specifically, the Santa Cruz County Board of Supervisors who represent over 230,000 people passed a resolution recommending the No Action alternative. They based this on their analysis that the ATOC DEIS fails to adequately address indirect economic impacts and may adversely affect turrism and recreational commercial fishing industries. The County contends that it would be fiscally imprudent to proceed with the ATOC Project because of the large number of uncertainties and the possibility that no measurable benefits may be gained.

There are alternative locations outside the Sanctuary where ATOC could be conducted

The DEIS considers eleven alternatives representing a range of options. This list was further narrowed to five alternatives - the proposed action, no action, Sur Slope source site, Pioneer Seamount source site and the use of the moored autonomous

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Clearly, because of the important biotic values located within the preferred site, two alternatives exist so that the ATOC sound source does not have to be implemented $\mathcal{L}\mathcal{H}\mathcal{J}$ within Sanctuary boundaries.

Marine Mammal Research Project

strongly supports a MMRP however, some modifications will have to be implemented study direct impacts to marine mammals by assessing their level of disturbance through evaluating their behaviors, or changes of behavior, and will address whether long-term underwater low frequency sounds are safe for marine mammals. SOS The current Marine Mammal Research Project (MMRP), as proposed; is designed to in order for SOS to support the MMRP associated with ATOC.

pilot project are open to interpretation. In addition, details and a timeline are missing I.6cAs is stated in the DEIS, at the conclusion of the six month MMRP pilot project, a two-day workshop would be convened to present and discuss the project findings. This is inadequate. There are no protocols or criteria for changing the ATOC project operations should impacts be detected. With no specific criteria, the results of the which address how much time will be devoted to statistical analyses of the pilot study results, peer and oversight review of those results, and plans for modifications of the 5

Sanctuary Research goals of resolving specific management problems. We encourage T-6 b resolution of our concerns outlined above and strongly support the development of a We recommend that the MMRP pilot project be conducted within the MBNMS and extended to two years (minimum of one). With the extensive marine mammal populations that inhabit the Sanctuary, an adequate MMRP ties in well with the technically qualified group, independent of the project, to evaluate the pilot project data. Once the data has been assessed, it should be released for public and peer

Honorary Committee

Jane Goodall

J. J. Ebaugh

Dr. George Lindsay

Robert Redford

Nathaniel P. Reed

Galen Rowell

Russell Train

Jean Mann MacDonald

Duane Nack

Kris Lindstrom

Rikk Kvilek

Fisheries Service and the Office of Ocean and Coastal Resource Management to view permits. The ATOC project should not be given a permit until the MMRP pilot study results are in, analyzed, peer reviewed and the results are conclusive that no significant adverse affects will occur within the marine environment. Only at that We encourage the permitting divisions of NOAA, specifically the National Marine the MMRP pilot study and ATOC as two separate projects with two separate point should ATOC be considered to proceed, outside of Sanctuary boundaries.

Sincerely.

Executive Director icki Nichol

FRIENDS OF THE

31 January 1995

C-177

Advanced Research Projects Agency

SEA OTTER

President Emerita

. Margaret Owings

Board of Trustees

Arthur W. Haseline

John E. Tieman Ann Woodward

Vice President

Four Crystal Park, Suite 901 Arlington, Virginia 22202 Marine Acoustics, Inc. c/o Clayton H. Spikes 2345 Crystal Drive

Dear Mr. Spikes,

(MMRP). Most of our expertise, and therefore comments, center on the (ATOC) project and its associated Marine Mammal Research Program MMRP. We do, however, have comments related to other sections of EIS/EIR for the California Acoustic Thermometry of Ocean Climate Friends of the Sea Otter is submitting their comments on the draft the document as well.

In the final EIS/EIR we would like to see

Dr. James Mattison, Jr.

Past President

Alan Baldridge

John Fischer

Carol Wester Hodgson

reasurer Secretary

A discussion of the site used in November for the Acoustic Engineering Test as an alternative site for ATOC.

1.43 collection relative to the MMRP. Curiously, the draft EIS/EIR makes Monterey Bay National Marine Sanctuary site (Sur Ridge site) was a economical considerations relative to the needs of the ATOC climate driving consideration in site selection. This was not the case, and discussions and papers, it was revealed that prohable sites for the it appear as though presence of marine mammals at the proposed project. Site selection initially was not based on whether or not enough marine mammals were present to support baseline data should not be presented in the draft EIS/EIR as an a posteriori Accurate reporting of site selection criteria. In early ATOC sound source were evaluated using acoustic, logistical, and criterion or rationale in site selection.

7 consultation process for southern sea otters, if the Service agress the evidence in the draft EIS/EIR supports that conclusion. As it stands proponents that sea otters are exempt, but no consultations or letters A letter of agreement from the U.S. Fish and Wildlife Service that now in the draft, there is a presumption on the part of the project exempts the project from the Endangered Species Act Section 7 supporting that presumption are documented within the draft 'n

> COAST Project Assistant Center Director/Voluntéer Coordinator

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FRIENDS OF THE

SEA OTTER

Specific to the MMRP, we have the following comments:

- 1. We would like to see an outline of the program to be used to document the collection, necropsy, and cause of death analyses for marine animals -- mammals, birds, fish, turtles -- found dead or moribund, on water or on shore, during the course of the Pilot MMRP and during the ATOC climate phase. This would need to include much more extensive planning, networking, and follow-up than the Marine Mammal Stranding Network (noted in the draft EISERR as the sole sourch of this information and assistance) is able to provide.
- I-6C expect that analyses and peer and public reviews of information from TC itself. If the Pilot MMRP is "Phase II" of the ATOC project, and the clearly delineated "Phase IIA" in between to evaluate Phase II results EIS/EIR. However, the two-day workshop is not sufficient in and of monitoring program, and for assurance that those modifications will climate-directed phase of the project is "Phase III", then we need a scientific review and public information effort on the part of ATOC before entering Phase III. Phase IIA is also critical to charting the substantial review period, but it will go a long way to documenting devoted to statistical analyses, peer and oversight review of results, be made before the start of the ATOC climate-phase research. We conclusion of the Pilot MMRP, that shows how much time will be We also request a very specific timeline for implementation at the supportive of the MMRP or ATOC simply as a result of adding a the Pilot MMRP, and strategizing for any program modification, to discussion of probable modifications to the MMRP long-term proponents, and will help scientists outside the MMRP help the MMPR biologists in developing Phase III monitoring protocols. would take at least two months, and perhaps longer. This could culminate in the two-day public workshop proposed in the draft public-buy-in pathway. Many in the public will not become ri
- 3. Most important, we encourage the development of a small oversight group that is structured differently from the Citizen's Advisory Board function referred to in the draft EIS/EIR. We would like to see an oversight group composed of at least two members from each of the following disciplines: ocean acoustics specialists, marine mammal experts, and conservation scientists. It is imperative that the people nominated to and selected for inclusion on the oversight team he extremely knowledgable in their fields, not already associated with the ATOC and MMRP projects, and work side-hy-side with the ATOC and MMRP scientists as the data are collected, interpreted, and



expenses of these oversight team members. Though a departure form Saunders from the Center for Marine Conservation, Ms. Ellen Faurot-Soule from the University of California at Santa Cruz). We feel very requirements made of most research projects, the storm of public and integrity that the public perceives as missing from the project so far. analyzed. It could also be expected that this oversight group may be the Marine Mammal Commission, Dr. Peter Tyack, and/or Dr. Katy Advisory Council for the Monterey Bay National Marine Sanctuary scientific controversy generated by the ATOC and MMRP projects suggestions for the marine mammal experts (Dr. Gregory Silber of Notthoff from the Natural Resources Defense Council, Ms. Rachel Daniels from Friends of the Sea Otter) or universities (Dr. Michael Payne), and for conservation scientists from environmental groups asked to offer their separate or collective opinions of MMRP and Although we do not have the names of potential ocean acoustics ATOC progress and decisions to such groups and the Sanctuary strongly that the project proponents should pay for the time and requires incorporation of measures to assure the objectivity and (Dr. Rod Fujita of the Environmental Defense Fund, Ms. Anne specialists to put forward in nomination, we can offer some.

We thank you for the opportunity to comment on this draft EIS/EIR, and look forward to the final EIS/EIR and its ability to integrate solutions to the gaps and inconsistencies still remaining, particularly in the areas of research oversight and long-term monitoring.

Sincerely,

Eller Faurob- Daniels

Science and Education Director

frinted on recycled paper.

Dear Clayton Spites,

The ATOL project is really on experiment that to one shows the repercusars of.

Mains Nommals as in grave crowde dorger as it is with tapies in their invisorment, Sport then sugares stoop is possible domay.

If the new is to starty gold warming.

Then no hordress of letter, ways to spary
moved on oversy effective technology,
whencelle resources & clean morey.

O object to the project.

Marily 9. Lakesa Marilyn A. La Resa

To: APPA, Cleyton Spikus ro:A10C

C-179

January 31 1995

1-31-95 11:34em p. 1 of 7

Regarding: AIOC Sound Blasta from Big Sur

To whom it may concern: All of the below are aignificant commenta (Although I haven't had time to arrange them please accept my epologies.)

Thore are two purts to the experiment.

Marina Mammal Studies related to the 195 db sound.
 195 db Sound generation & Temperature Calculations

Both experiments have such large basic flaws, I recommend neither be funded.

The Marine Mannal experiment is INTENDED to bother marine life.
 This is indescribably inappropriate for a Marine SANCTUARY.

Ihe Global Warming/Temperature experiment, at best, will produce such questionable deta that conclusions could not be relied upon.

General EIS comments:

A. Include an Index.

B. "Write in Plain Language" (NEPA Section 1502.8)

C. The DEIS has a superficial glossery. Greate a complete one.

- Check it with one of the computer programs that identify uncommon words. Words like "mysticates" and "ordontocetes" are not in common use and fail NEPA's "Write in Plain Language"

Spucific Commente:

1. Marine Mammal Studies related to the 195 db sound.

Hearing damage is NOT the worst case possible.

Other physical damage, including desth, to marine life is entirely possible.

I strongly object to the marine mammal portion of the experiment because of the intellectually dishonest public assertions of the fellow proposed to be in charge of that part of the experiment. I have no confidence that his experiments can be free of bias.

At the May 4 presentation at the Naval Post Graduate School in Monterey Dan Costa stated "The worst case [of effects on marine life] is hearing damage."

Mr. Costa implied several times that if marine life can't hear a sound there is no possibility of physical harm to them.

To illustrate how irresponsible this assertion is consider that:

You can't see ultraviolet light, yet it gives you skin cancer. You can't see microweve radiation yet it can cook you. You can't smell carbon monoxide, yet it poisons you.

These are examples of undetectable biologic, temperature and chemical effects. Mr. Costa should be well aware of the phenomens of Dolphins to stun and kill their prey (not just damage their hearing ability), simply with high volume sound:

Te: ARPA, Cleyton Spikes re:AIOC

If he is aware of this phenomena he clearly discounted it by not monitoring its possibility. In contrast several times in his spoken remarks (and possibility one of his slides) on May 4 1994 he made the assertion that "The worst case (of effects on marine life) is hearing demage."

If he is not awars of this phenomens it seems he is not capable of objective presentation, sufficiently trained, or interested in the unintended side effects of his work, to participate in the experiment.

Additionally, Mr. Costa's remarks were uncontaminated with concern for any uncomfort marine life may experience with this project.

Please list and exemine, summerize and cite from comprehensive surveys all non-hearing sound impacts on marine life. *

At the May 4 presentation elides of the testing apparatus were shown attached to some of the marine animals. The sensors and transmitter bundls were insultingly inappropriate. They showed many hooked edges which could be easily anagged on kelp or other marine life.

* For the EIS please show photographs of the proposed sensors in place strached to the animals. Please describe in detail how sharp edges could get anagged on kelp or on other marine life. Please detail how the drag from the instruments could alow the animal down. Please detail how that alowing could harm their ability to catch food and make them more likely R

3 * Plassa propers and examine thoroughly an alternative that is originates & ends entirely *outside* the Marine Sanctuary.

* Please explain how bilges of research vessels will be cleaned. By vassels? Or is there some coverboard while at sea like most ocean subsequently for the found of Remember this is Marine Sanctuary!

75 S * Placac cractly what quantition, components and timing of air pollution we can expect from the vehicles involved in this research.

*Please define "thoracic" and "intrathoracis"

7

7 Page 4-123 mays the possibility of divers hearing the ATOC sound is remote". Please describe what will occur if the sound is detected by

* Please prepare an alternative that will atop or seriously reduce the sound levels if the sound is detected by divers.

2. 195 db Sound generation & Temperature Calculations:

I oppose the Sound Generation experiment at 195 decibels. It is possible I may not oppose it at 90 decibels.

This experiment is largely analagous to the early medical X-Rays.

Early X-Ray power levels were not made with any regard to tissue damage. Power levels were many times higher than necessary and did cause excessive tissue damage. We have since learned that only a fraction of the X-Ray power is necessary to make perfectly satisfactory X-Ray images.

Similarly, the volume at the generator does NOT have to be 195 db. The experiment can run at 90 db fand possible as softly as 50 decibels) with identical results. At 90 db - no one would be

complaining about the Sound generation part of the experiment. lo: ARPA, Cleyton Spikes re:A10C

In the EIS please list IN ONE PLACE - ALL THE VARIABLES with which the expuriments will come in contact. Then detail how each variable will be controlled and examined

Ploses include as a variable to be discussed in depth - "The contribution of local and widespread sea floor (not ocean surface) warming and cooling to the deep ocean."

Ploaus describe the difference between the best depth for the sound

* Please describe the best depth to datect global warming.

* Please describe if this (best global warming) depth is constant across the acope of the experiment.

 ${\it 10}^{*}$ Please describe veriables other than water temperature that will change ${\it Scc}$ the speed of sound.

 H^\star Please explain the "Magellan" project mentioned by Mr. Munk, why it failed and why ATOC wouldn't fail for the same reasons.

Pago 1-4 "The oceans are the Earth's major reservoir of heat" This is ludicrous and shows the extreme tunnel vision of the experimenters. The earth's major reservoir of heat is the earth itself. By comparison, the oceans are but an onion skin on the surface of a backetball.

Worldwide the see floor is not a constant temperature at a given spot no uniform across its surface. In volcanic areas there may be large temperature increases in a small area. Other places may have small temperature increases over a large area. Yet other areas may experience cooling.

of the The expected measurement warming increase of the water over the course of the years is on the order of 1 (one tenth of a dagree) Calmius. If the temperature of the sea floor alowly rises (or falls) over the course of the experiment AND IS NOT INDEPENDENTLY MEASURED IT COULD EASILY THROW ANY CONCLUSIONS IN DOUBT.

* Please have the EIS identify how the magnitude and locations of see floor temperature increase and decrease will be monitored.

 \mathcal{II}^* Please detail how ocean currents (vertical as well as horizontal) in the axperiment area will be monitored. The 195 db sound is said to be needed to travel for the longest traverse which is Big Sur to New Zealand. It is important to note - as that sound passes (is received or detected) in Hawaii, the Big Sur 195 db will be reduced to about 50-55 db.

76

That same signal will continue on to New Zealand which is more than twice as far eway as Hawaii. Since the sound is only 50 db as it passes Hawaii, only a 50 db generator is necessary to send a signal from Hawaii to New Zealand. That distance is farther than Big Sur to Hawaii.

* I request that an alternative be prepared that eliminates the longest distance; such as the Big Sur/New Zealand traverse, by starting with the minimum starting volume possible. The volume to be evaluated as an alternative should be as low as 50 db.

LOCAL ve DISTANT TEMPERATURES The experiment can't discern local va distant temperature changes.

To: NRPA, Claylon Spikes re: AlDC

experiment can not measure the difference in temperatures in its path. It can only tell the everage temperature across the whole path.

Nuarby temperature could go up anormously, while over a great distance the temperature could go down. If the sound signal takes the same amount of time to make traverse the distance this would show identical data with no way to know this.

유 Please make it clear in the EIS that ONLY THIN CROSS SECTIONS OF THE Pacific Gean will be measured by this technique. (Actually this experiment can not even measure alices for cross sections) of ocean, can only measure a line mimilar to a bullet path. Morse yet there is possible mathod to insure the same path is measured throughout the experiment.)

* Please make it clear in the executive summary of the EIS that this experiment will not generate a world wide temperature map.

70 Small temperature increases over a large area could contribute to currents. Please detail how these currents will be taken into account since only a narrow cross section of ocean will be messured.

* Please make it clear in the executive summary of the EIS that in order to evaluate the value of this experiment related to global warming it T-3 d must be a worldwide for oceanwide) experiment.

* Please make it clear in the executive summery of the EIS that 99.9% of the ocean depth temperatures will remain unknown even with the best possible results from ATOC.

 \star Please make it clear in the in the executive summary of the EIS that data from this experiment can not be used to generate a 3-D map of deep ocean temperature.

* Please include in the EIS all international literature references to apperiments in the past 40 years dealing with the effects of high volume forbs on animal (including human) life. I remember reading about a Franch Crowd-control device in the 1970 * that operated in the range of 130 db and 70 hertz. Scientific American (April 1994) mentioned recent experiments of "low fraquency "infrasound" generators powerful enough to generate nauses or disrrhes.

The expected measurement warming increase over the course of 10 years is fon the order of .1 (one tenth of a degree) Celaius. Please explain in detail how other scientists and politicians will be persuaded that this tiny temperature change is significant.

75 $\mathcal{IL}^{* ext{Please}}$ explain re: table ES-1 at what megahertz and sound frequency those confariaons use.

of "Sea sounds Also in table ES-1 - what contributes to the sound lavel during storm?

Is it wind on water, crashing waves, a combination or something else? What werm the conditions for this citation? Wind appead? Open ocean? depth below surface?

75

* Please cite experiments that quantify the difference between sound quality at a given sound volume.
For example the difference between 100 decibel sounds of:
a. violin or cello
b. chain saw.

٥ * In the executive summary please line of the alternatives in a table list fashion. It is too difficult to understand them when buried in a paragraph as on page ES-12.

18* Please list project costs in Executive Summery

TC Sec.1.3.2

 \mathcal{II} * for table on page 1-10 please include "depth" and "hertz" in columns. \mathcal{TC}

20* For table on page 1-10 please explain what "energy integrated over 50 $7\,C$ hz bandwidth" means.

Sec 1.14 21* On page 1-11 please explain "relative impedance of mir and water"

* On page 1-11 please explain why the 2 factors are added to reach 51.5 dB, as opposed to subtracted or some other function.

22* On page 1-11 please explain "broad-apectrum values".

7,0

* On page 1-11 please explain how the temperature messurements (in the degree latitude experiment) do not all go up - some went down.

23* Please describe how the time lag is determined between global air temperature change and deep sea temperature change. Is it I year, is it 5 $\mathcal{I}3c$ years, is it 500 years? How do you know?

"A quieter soner blast" alternative could be supported but is not genuinely addressed. Alternative 6 protends to do so but does not spell anything out. I could perhaps support a reduced sound level experiment that emits 50 db, but it isn't seriously snalyzed.

* Please prepare an alternative that operates at 50 db.

* Since water based sound levels are "61.5 decibels higher than air based sound levels", please explain what the equivalent air sound lavel of a water based 60 decibel sound. Is it a nagative number? Does that indicate negative sound?

 \mathcal{ZJ} his experiment proposes to determine air temperature change because global air temperature change can't be measured directly. How do you link any temperature change detected in the ocean back to the unmessureable atmosphere without using circular reasoning?

24 Sound Signals sent at the same time will arrive at different time at the detectors. * Please describe how - when signels come in you know which one is the correct one? Is it the first to arrive, the average, the last one or something else?

72 25Paga 2-48 last paragraph: Define "long" in "long time scales".

Page 2-49 2nd paragraph: change "accuracy of a few centimeters" accuracy better than a millimeter"

 $26\star$ Please explain thoroughly which climate models this data is intended for $5ce\psi$

 $\mathcal{A}\mathscr{H}$ Please estimate the number of species within the 120db range.

プレ 28^{*} Please estimate the number of aquare miles the 120dB sound level will * Please estimate the number of UNknown species within the 120db range encompass.

rriesse deilne "Sanctuery" and explain whether it means "A place to have experiments performed on you", or , as Webster's describes, "A of refuge".

a) Is this EIS a credible balanced review of the important issues?

Tor ARPA, Clayton Spiken re: A10C

No. This document gives all indication of "Choose the answer you want first, then salect your facts to prove it." Ignore science, ignore comment from the public, ignore NEPA and go do what you wanted anywey.

To illustrate: the EIS ignores every one of my comments for the acoping process is missing an Index (NEPA Section 1502.10jl, and has a superficial glossery where a comprehensive glossey is highly necessary because the document does not fulfill NEPA Section 1500.4d "Writing environmental impact statements in plain language."

b) Which option do you recommend ?

I) Alt 8: See Level Meight (SLM) measurements.
This malesmastive has aignificant new data revealed this wask (Science New Dec 10 page 388) that completely eclipses the potential results from the AIOC experiment in every mignificant aspect AND is passive measurement — unlike AIOC. This electrative is rejected by the EIS entirely and only by directlar (well, perhaps a little figure 8) reasoning. In reality the observation that men level height rises due to global warming is on fer more solid ground (sorry — pun unintended) than the AIOC experiment.

atmospheric warming and has an unknown multi-year temperature rise time lag - Sea Level Height (SLH) has a time lag mesuured in days), Response time of cause and effect (ATOC indirectly measures

Data richness (AIOC gives at most 2 dimensional dutu, SLH data measures at least 2 and arguably 3 more dimensions),

Comprehensivity (AIGC messures a few paths lectually "virtual points") of temperature. SLH messures the height of all the Earth's access - semi-hourly.

2 magnitudes less cost (SLM data is an unintended side sfect of another experiment already in effect and already has 2 years of

Page ES-12, paragraph 4 says "Satellite measurements of ... sea level ... do not provide information comparable to that expected from ATUC.

This is absolutely true. ATOC's data vm Ses Level Height is like comparing a beat up Volkawagen to the Space Shuttle.

The trouble is AIOC data is the best up Volkswagen. Sas Level Height data is the Space Shuttle.

.ps * Please compare ATOC to the SLH experiment in a table form in the executive summary. You may use the exemple table below.

Experiments:	Ses Level Height vs ATOC	
	See Level Height Alt.	ATOC
Osta Dimensions	3	1
Data Saturation	Worldwids - millions of data points	15 data points
Start Date	1993 (2 years of data already exist)	Best cass: 19957 Possibly 1996

To: ARPA, Clayton Spikes re: ATOC	C-179	1-31-95 11:3044
Murina Life Harm	Nano	Probable
Cost	No capital cost yet.	60+ Million dollarm

I insist that all comments (not just mins) be seriously addressed

 $\mathcal{Z}\mathcal{H}$ insist that the ATOC and Marine Mammal experiment be separated. I can not $\mathcal{I}\mathcal{A}\mathcal{J}$ support experiments that involve annoyance or harm to animals.

Thank you for your interest,

Sincerely.

D. Dilworth Box 1495 Carmel, CA 93921

Santa Cruz, CA 95062 4610 Bain Ave. January 27,1995

To whom it may concern:

. We already have plenty of studies and data showing that there is global warming. That is a I-3 b I am strongly opposed to the proposed ATOC Project for the following reasons:

given. We do not need another experiment that proposes to tell us what we already know. What is needed is global action. I see this project as spending millions and millions of "peace divident" dollars to re-invent the wheel. Investigate solutions and put them into practice, instead.

The project itself has a poor experimental design with far too many variables to ever accurately $T\mathcal{F}$ L give the type of information hoped for. Also, with climatic changes occurring over long stretches

* The proposed site of the sound source is within the Monterey Bay National Marine Sanctuary soundwaves would surely do. Previous studies of marine mammal response to human-made sanctuary, it is illegal to harass and for injure marine animals, which transmitting 195dB 3 and the two alternate sites are adjacent to the Sanctuary. Under the laws governing the

noise, which were shorter term, and quieter than the proposed 195db, have shown a 50% avoidance response and a detectable change in swim direction (page C-4).

permit should be denied due to the proposed activity harassing and harming animals in the area. The present permit application to the Monterey Bay National Marine Sanetuary required that all installation activities be completed before July 1994. A new request to extend the installation As a teacher of deaf and hard of hearing students, I know the long term effects of exposure to

 μ 195 dB is extremely loud and would carry underwater in the ocean canyon for long distances. $\mathcal{L}\mathcal{I}\mathcal{B}$ very loud sounds. Becoming deafened in this way is a gradual process which would be difficult to impossible to ascertain in marine mammals until it is too late and they are permanently injured. hunt, communicate, and reproduce. Their behaviors would most definitely be altered and many Many marine mannals and fish use their acute acoustic abilities to migrate, locate food and would move or die as a result.

* There is sparse research regarding the effects of noise on marine mannmals, but the research that the DEIS/DEIR does mention discusses the noise of super tankers. This research is not meaningful here because of the following reasons:

ATOC 195 dB

Surface of the water Super Tanker Deep under water

Sporadic Moving Stationary On-going

Let's try to cut back on noise, not add to it!

* It appears that this study has hurriedly tried to lump studying the effects of noise on marine mammals into the study on global warming. Neither part seems well thought out.

I attended the public hearing on January 6, 1995 in Santa Cruz. Sentiments were overwhelmingly against this study. Many articulate and knowledgeable people clearly opposed ATOC and made strong cases against it. I hope you will listen to them.

'I support Alternative #2 -NO ACTION. It does not make sense to me to damage one aspect of nature to try to determine if another has been damaged.

805 Devon Place, Alexandria, VA 22314

Advanced Research Projects Agency/NMFS Four Crystal Park, Suite 901 Marine Acoustics Inc. Arlington, VA 22202 2345 Crystal Drive c/o Clayton Spikes

28 January 1995

Comments on the EIS of the Acoustic Thermometry of Ocean Climate Project (ATOC)

I am marine mammal biologist and behavioral ecologist who is currently a Senior Scientist at the Center for Constal Studies in Massachusetts. I hold a Ph.D. in biology from the University I have directed long-term studies of humphack, fin and northern right whales, and have been a co-Principal Investigator for the Years of the North Atlantic Humpback (YONAH) project, a seven-nation study which combines the identification of individuals with molecular genetics to of Aberdeen, and have postdoctoral training from the Universities of Cambridge and Copenhagen. consultant to several governments on marine mammal research and conservation. I am currently study humpback whales across almost their entire North Atlantic range.

I offer the following brief comments on the above EIS. Since I am short on time, and since from the outset that I am not qualified to comment on matters of bioacoustics. However, I do a detailed critical analysis of the proposed work has already been forthcoming from others, I will confine my comments largely to a general impression of the document. I wish to make it clear know something about some of the species potentially impacted by ATOC, and am certainly capable of assessing the validity of the logic which underlies both the conclusions of this EIS and the comments of critics.

was put together in a hurry, with internal contradictions and sloppy mistakes. Most of these have already been illuminated by others, and I will not waste space by reiterating them here, other than to agree with others that some of these errors are serious (one example plucked at random from My concerns about the ATOC EIS are twofold. First, it shows all the signs of a document that many: the statement that residence times of individual mysticetes are short is completely false, on either feeding or breeding grounds). This lack of rigor does not instill in me much confidence that the areas of the EIS in which I am not expert can be assumed to be sound. Furthermore, i have read many of the criticisms of colleagues and others, and am frankly staggered by the Were I to submit an application for a marine mammal research permit which contained a number of instances of either error or misinterpretation that they have correctly highlighted.

C-181

proportional number of errors, it would almost certainly be returned or denied.

It makes an almost a priori assumption that there will be no impact on marine mammals, and all eases of uncertainty are weighted towards reinforcement of this belief. The Abstract provides a perhaps reasonable conclusion, while the latter effectively means that there is no way of determining the possibility of negative impact. It is the difference between permitting a project the first clue of what we are in for, when it carefully states that "...or the measured data are so sparse that the possible effects must be stated as uncertain." No, you don't mean uncertain, but unknown. This choice of a single word - repeated throughout the document - reflects an absolutely critical distinction of logic: the former implies sufficient knowledge on which to base My second concern stems directly from this latter point: the document is far from objective. to go forward because the risks are to some extent known, and doing so on blind faith.

intellectually honest statement "We don't know" is somehow magically transformed into "There lack of data as a screen from which to claim lack of effect. In this process, what should be the Sadly, this approach is typical of most EIS's. Where there is a benefit of the doubt to be given, it is almost always given to the proposers - be they commercial interests or blue-water occanographers - and not to the species at risk. In situations characterized by complex interactions of variables and large areas of insufficient knowledge, the proposers invariably use is no problem". This remarkable sleight-of-hand is frequently camouflaged behind carefully chosen semantics; the ATOC EIS is no exception. Furthermore, the monitoring program proposed is seriously inadequate, and virtually assures inability to detect any of the "unacceptable effects" listed, thus further reinforcing the inevitability $\mathcal{I}_{\mathcal{L}} b b$ of a "no impact" conclusion. Can the proposers tell us how such effects could ever be determined under the existing regime?

mowledge. Given the possibility for significant disruption of feeding and breeding activities of It is quite possible that there will be no significant impacts of the proposed study on marine mammals or other taxa. However, given the abundant gaps in understanding of relevant variables, it is clear that any statement to this effect will be one based upon optimism rather than several endangered or threatened species, I believe that the proposed work should be either delayed until sufficient information exists, or abandoned in favor of alternative approaches. I rather doubt that this will happen; in my experience, the larger the project and the greater the uncertainty of effect, the better the chances that it will be permitted. Size and investment of ffort, however, should not be the primary criteria on which such decisions are based.

environmental groups to conduct an adequate review, do not speak of a good-faith effort to LIU. submit this work to objective public scrutiny. This is regrettable, and is unlikely to leave nonpartisan observers such as myself charitably disposed towards what otherwise might be a valuable research project. Even this latter contention, however, appears open to considerable was put together, and the early attempts by the proposers to provide little time for scientists and debate; while I am unqualified to judges the likelihood of ATOC's success in achieving its stated Finally, I must agree with other critics of this project that the manner in which this process has been conducted has been shoddy and at times insultingly arrogant. The haste with which the BIS goals, I am disturbed by the number of (often self-confessed) uncertainties regarding its efficacy ત

criticisms that have been voiced by others, I have reviewed many of these statements and can only agree that sufficient doubts have been raised to seriously question both the value and (in The brevity of this statement is not a reflection of inability to find detailed fault with the proposal but rather of my own lack of time at present. While I do not agree with all of the particular) the lack of impact of this large research program.

hillip J. Clapham, Ph.D.

cc: Ms. Anne Terbush/NMFS OPR

Dear Mr. Clayton H. Spikes: PRESIMED

I am withing to express my opposition to the ATOC project. The benefits to either military or civilian use are not great gard or warrant destruction of marme life. You can Daft Environmatal Impact statement yar own Daft Environmatal Impact statement the is uncertain. Moreout, your own DEIS states that the impact of ATOC on marine life is uncertain. Moreout, your own DEIS states the iresearch basefits as being uncertain as well. This is simply on irresponsible allitude.

I ralize you and your cour pany stand to profit greatly four this indeed you already have profitted greatly four time of 935 million dollars from the DOD "to research global warming"...?"

My question is why is the DOD inferested in F3 flobal warming? And why would gay company so inferested in global warming even propose to conduct an experiment with wearing even propose to conduct an experiment with wearing even propose to conduct the experse of "uncertain' destruction to worne

As a US citizen, I demand yan disclose all Information regarding this project:

inate regarding this project.

— any defense or military applications

— any link to SOSUS listering

arrays

- any previous proposals "to study global warming" that in voluted sane solutions such as efficiency, clean energy ate.

Succeely,

Succeely,

I An Wiling you to expass my strong opposition to

M. Spikes,

the ATOL project.

I feel that both the unknown effects of the testing

on morne like and the guistiomble source of funding (000) abes not give adique reasoning for that test to take place. It in

fact the true revisor for the testing is to "lessonich global worming

don't you think there are many better and more foretional ways in which the normy could be specif. It seems add tited DOD

is not nell interstent in global worming!

pible betwee Any tosting is done; I had I have this right The true intentions of the ATCR should be much since the money king spent we my top delivered

Sincrely,

Jeffy C. Will

to clayed H. Stilks -

ALL UNCELLAIN. THERE IS NO WAY OF ESTIMATING—THE
EXTENT OF DEATHESS & DAMAGE TO CHMUNK & LEPROSUCTIVE
SYSTEMS THIS COULD CAUSE IN DOLLHINS, WHALES & proxity's DEIS, IS INADEPONTE TYDS FAR, & THE BENEITY (4 DANGER TO MAMINE MAMMALS) OF THIS PROSECT OTHER CREATURES. ALSO, I'M CONCELNED WITH ATOC.'S WALVE INTENTIONS!
IF THE TRUE GOAL (AS STATED) IS PREVENTING GLOBAL THE SCHIPPS INSTITUTE NOT BEING SPENT ON CLEAN & WARMINK, THEN WHY IS THE DOD'S F35 WILLION TO CFFICIENT ENELLY & LOW. IMPACT TECHNOLOGY >

PLENSE CONSIDER FURTHER HUNLYSIS & BEVERING RESPONDS TO THE PUBLIC PLENSE PESSOOND TO THIS LETTER THANKS IT SEEMS THE INTENTIN OF ATO.C. MAY BE AN IMITEDEMENT IN SUBMILINE DETECTMENT TECHNOLOGY PATHER THAN RESEALCHING GLOBAL WARNING.

SINGERTY

MARK Toole/

FLAISTAPP, NZ 4600)

C-182

SAV 26, 1775

In wather to orose the Atoc. Profect. This OBJECTIVE OF

To Clayfor H. Spites,

R am writing to expose my organish to the Atoc project. The Day't Eurhanmont amput amount Statement is imakeprate to allow the ATOC project to proceed.

Both the alterne imparts to manine life and the sacracle being the chimbs the invariant effects to be meaning. Or present to impossible to incorrect and an incorrect manine manners, that a specified learned and described to incorrect and immune anather marked the project the tracers of the spent on the control to incorrect and incorrect manines of the spent on the project incorrect to the spent of the spe

Sinceral,

Robert E. Barber III-216 W. Juniper Flagstaff, AZ, 86001 R.S. V. P.

the past governmentally Experiments
have hun annucle... per hups dure
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predictions. An important alternation
fundire should go toward alternation
clean energy resources; not toward The ATOC project sounds to whe like a common hosty operation where the side-effects arent being considered. As a lour likeded like out comes of any operation should be acknowledged. | lense the a look it the big poture" involved of this Project Thanks There ever there is TOMC Spikes

HANK PEREPONE BOB VERBERAME 920 W. CACANINO # 2 920 W. CACANINO # 2

To Clayton H. Spikes

Ton writing in reference to the ATOC project. I appose this project 100%, The Orall Environmental Impact Statement (DETS) is indequate to allow the ATOC project to proceed,

Ho inconclusive study has been done, proving that the effects of high decible, law frequency soverall waves are not irrevesibly damaging on marine manmals. Gradual defress, damage to reproductive and immone systems are both passible effects.

Scripps Institute has received 35 million: dollars from the LXV) to "research global warming. It, however global warming was the priority, why ist moved being spent researching cleaner remobble, sustainable energy afternatives? The ATOC is a "clossified" subject. This sands like a military appearation to me.

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-It's clear the general public doesn't have it a comprehensive idea of what ATOC's about. Further analysis + public Knowledge mist be occur befor this project is allowed to continue

Levisited John

To Clayton A. Spires:

DEGENNED PLANTED

& an white to express my opposition to the ATOC project. The Braft Enimenmental Impact Statement (DEIS) in an adequate to allow um ATOL project to proceeds.

and use were "trasporter boundits" are state satinate une insertate effects of high decit bows-trepuency sound or marine mannals, such as godinal deafues and damage to The adverse uniquels to both morning withers are concentration, the iso impossible to Superoductive and innume suptemes.

suiside efforts so reflece our injure on the glosse chimeter. Once appeal where you well write the proof has been the front of the front flat statute of the ATOC project indicates of the ATOC is a military operation to inner submine detection and make use of the 80SUS. yes 505 ye "beaunch global narmung". How, if global warmung was the true priority, shew ye 35 multipen dollars of tax dollars vould be better speed on clean enough, every efficiency, and older Quolius aspect of my outrag derives from Tisteming arrays which would otherwise be Shut dow It is clear that the white intensions of ATOC have not been remared to the pulder and findle have not taken muchane this project is allowed analysis must oceur to project it should should.

C-182

to Clayton W. Spikes,

to the ATOC project for many reasons. Mainly gradual de alress, should halt this project immediatly. It this project goes through, the damage to marine life would be ineversible, and in my opinion disquisting plightest possibility of damage to marine monniels, such a I am witing to express my opposition OBEERWISO //27/85 the DEIS is totally iradequate. Even the

sick. I question the entire validity of this project, expectly since there is a TI nuch better spent researching alternative forms of energy such as wind or colar power. Thousing my Tax dollars are kning spent on "classified" research makes me good chance this monty is activally going something that reeds to be researched I \$35 million the Scripps matitute could be Global Warming is a reality, not toward more differed research.

Show some respect not only for main well and cancel this project immediatly. nammals, but the american taypayer as Since wy, Kaline Glown

To Clayfon It. Spikes,

We withy to roice my opposition to ATOL. Because the adverse effects on mount ly, and the "research benefits." that one etated in the DEIS one uncertain it is insopened to continue

Inday, enough Africiney, and other responsible Afasts to reduce our impost on goods werming returns than on a people that can potentially han movine life. dollars from the DOD to "sessoush globel warming Issipps Untitlete has received 35 million This money would be better spiril on clear

to do with yold varing. It suggests T. I that ATOC is setten a military question to improve submounic detects. The "desified" states of the ATOC in cassing matter if anything,

to the public. Before the project is allowed to offices of ADC Ane not been revealed Ut is clear that the real interteons must proceed, further analysis must occur.

C-182

P. GERRING D to Chuton H. Spikes:

reparding the ATO C project. Clandestine.
will tary research is not acceptable when

up do not fully understand the vamifications of this research on marine mammals and the ocean's other inhabitants.

The ocean's other inhabitants.

The ocean's other inhabitants.

The ocean's other inhabitants.

The ocean's other inhabitants. the real purposes of the ATOC program are,

C-182

This propert will very probability have mains d on under to let you know now reduction the ATOC project is. The DEIS is not adjanate to mammade by causing desprises and clamage to their alter this project to continue. Clay H. Spikes:

while the which of this project is not char, the observes repetitive effects on manine manmals should be everyth to deter this project from proceeding. d an absolutely opposed! C-182

Ver Ar. Sifks.

I he an a resorder (at bother kirwy briessly) I wideshen
the laughther to absorpt exects he mer inhumber. Berry, I
also how hat carring out a received project without boking at
the harm that my coure to any awimed us a reall of that

decibe, but broguing soul or marine manned. In addition, musy musical all the more risk. The which that this project is to be accorded on that warming. Boresses, it tables was night specific to item everys extricted and other responsible effects to white our impact on the about dismits. It is impossible to attent the invisoible effects of high

George Colto 307 S. O'LENT Flygth R. 12. 86001 Sicurely

CL*+ EMILEDER Ofte cauful wine of the Droft Environmental Somport Statement, I would like to expense my Sayton Spited,

opposition of the ATOC perpet. It seems the Simposet Statement is encentrally and unearly the and uneargust. Uncertainties in the report and and unearly the main by so well at "research benefits" this reach observe the singular concerns me. For this reach observe the property of the ATOCs and somethy was that the purple comment period. It observed that the purple search of ATOC are purpling their property the purple one purpling their property of the the purple present of the concern - it observed that the purple search of the contract of the purple search of the contract of the cont

have not been revealed to the pulble and further I.I analysis must occur before this propert is allowed Exproaced Who - rums to me the twee whenhows of ATO(

Mr. Claytor J. Kro:

I am within to unge youth gove Marie Dies Science are very unartak 9 contradictoly.

the privity the morey would be spect or alterestive energy - clear a green crays l'a sole, und, revery from the DO to research "global warming" however 1/2 this some the "The consider hear what you have four to 24, about this. Suppo dustitute received 35 nullion

C-182 MY. Spikes:

DEGENNED OF that the ATOC project does NOT have my approval I want to remind you of the DEIS, this stated that the advierse impacts of marine life was uncertain— 1 just wanted to write to let you know most bou insist to continue?

positive priority list you would be spending that 30 odd Million to those environments projects. - what about researching clean along or energy efficiency? I doubt your priority is in doing any of the about - and to think my tax of is nelping to narm and furtuer endanger our asready if environmentalissues are atall on your threatened environment.

what you're up to nor are you aware II of what that is? - he insist you inform of the true nature of this project betile too one allowed to proceed while I'm working for greenpeace I will be sure to make sure people know

ORYStal Maderic for the environment now &

11/4 Lindshow 406 Woodmid Dr. Flugstaff. AZ 86001

Snowy

Jan 26, 1995

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to measure, that the true
It is clear that the true
I intentions of ATOC have not been
revealed to the public and FI
further analysis must be done
betone the project can proceed. opposition to the ATDC project. The DETS is inadequate to allow the ATDC to go further. The adverse impacts to marine high the research benefits as stated in the DETC are uncertain. The irrevessible extends of the marine manneds are imposible. To Clayton H. Spikes:

For the dolphins (and whales) Omy les Ouns S. Kayes

CLANTON H. SPIKES, C-182

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AFOC IS NOT AN

WITH A BIG ONE AND MEASURE TEMPERATURES. NOW ON THE OTHER LIBE, PLEASE THINK WITH YOUR HEAR AND NOT YOUR POCKET BOOK FOR ONLY DON'T LET THIS GO THROUGH. KOUIN ANSWER FOR MEASURING ANY TYPES BETTER NUCLETRE SUBS. WHEN YOU'LL HAVE TAILED TO REPLYZE IS TO THE DAMAGE THIS WILL CAUSE THE OF TEMPERATURE, WE HAVE THINGS OCEAN MAMMALS AND OTHER SEA CALLED THERMOMETERS, COME UP is sust A COUGAR UP FOR A HAND I , UE HEARD THAY ATO GOUERMENT PROJECT TO BUILD

Dear Clayfon Spikes

I am writing to express my oposition to allow the ATOC project. The DETS) is inadequed to allow the ATOC project to proceed.

I'verbevishe expects to estimate the I'verbevishe expected high decibely lassing a grodued duspress and damage to verproductive tunment Systems.

At is clear that the three untervious of ATAC have not been neurolated to the solution of the proceed to the proceed between the proceed to the proceed.

Sinceely,
Winanda S. Diabelt
314 N. Benner #1
Flagstaffft 8em1

To Chypon Spikes-

OBGETIMED PARTIES It is uncertain the whether them will be advant affects on musine mammals. When some bird like a by corporation or the U.S. government sais that is uncertain about something. It then it has now that are certain the something. It they are certain the possible of the state of the theorethy are certain the south the series and the theorethy actions to the theorethy and the theorethy the state that there are constant that the south the possibility make them deed, thick and make its next and food as exily. This spropert is a jober to no possibly be able to defect submerms both. Cost of significant in struct months. It that them a vierby in struct months. It that them a

Sinerely, Parfamy



Thomas R. Kleckhefer 17595 Vierra Canyon Rd., Box 195 Prunedale, CA 93907 Phone (408) 663-3813

Advanced Research Projects Agency Clo Clayton H. Spikes

January 29, 1995

Marine Acoustics, Inc. Four Crystal Park, Suite 901

2345 Crystal Drive Arlington, Virginia 22202

Dear Clay,

These are my comments on the CA Draft EIS/EIR and the two Public Hearings I attended. They are as follows:

PHASE 1

Further baseline studies and more intense effort are needed to identify potential adverse effects on marine animals and their prey:

- patchy environment, more effort needs to be spent on both vessel and aerial zerveys in order to make any conclusions. These been working with the CA ATOC- \mathcal{L} -bothat it is an unproductive area (Costa 1994 & 95 CA Public Hearings). More pinnipeds, and sea turtles where their movement patterns are constantly shifting 1994). To obtain adequate coverage and sample sizes for this productive, but MMRP aerial team since the start (June) and in December we sighted over 40 sperm whales on the 1st day and no sperm whales on the 2nd day. Also, there did not appear to be any mention of using a correction factor for dive times in both aerial and vessel surveys?. If correction factors were used it would yield higher estimates, which is more beneficial to the populations of animals in this case, since your justification for locating the source at Sur Ridge is based on the assumption intensive effort during the ATOC sound transmissions (or potential playback) makes sense, but was not mentioned in the timetable in Appendix C. Research Protocol. Anyway, I guess I should probably direct these more detailed questions to Sample sizes for vessel & aerial line transect surveys seem totally month for vessel and I time every other month for aerial. In contrast with kaual, the Pt Sur region is a feeding ground for most of these cetaceans, due the movement of their prey (e.g., Schoenherr 1991, Kieckhefer 1992, Black Inadequate to me, considering there only executed 2 times every John Calambokidis & Jim Harvey.
- Relative blomass estimates on prey should be conducted throughout the vessel surveys to ascertain potential indirect effects of the ATOC sound source on marine mammals. Euphausiids alone represent a major fraction of the total biomass of plankton, and are a major food source for many

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marine birds, seals, and baleen whales [e.g., Mauchline 1980; Smith-Beasley 1992 (Monterey Bay study)]. However, it is not their numbers alone that make them so important in the food chain, but that they live in great concentrations, especially near upwelling areas like Monterey Bay. Changes in the numbers of marine animals related to differences between the neighboring experimental site (Sur Ridge) and control areas can only be determined with a prey based study.

•Note: for marine mammal/pray shifts see Nemoto 1959, Payne et. al. 1986, Krieger 1988, Piatt et al. 1989, and Piatt and Methven 1992. In addition, Smith et al. (1986) documented distribution of cetaceans associated with rich areas of food via measuring chlorophyll concentrations from satellite imagery (unfortunately this satellite is no longer operating).

study and Dr. Tim Stanton of WHOI has a system that automatically classifies App. animals by size and type. Other *in situ* information recorded during surveys should App. out any indirect effects that may occur. Obtaining relative biomass estimates on fishes, squids, and euphausiids is possible. Dr. Bruce Robison of MBARI has catalogued many acoustic signatures for most of the prey items concerned in this include temperature and salinity profiles (CTD) at various stations, along with reallime satellite imagery (SST and soon fluorescence measuring phytoplankton) to correlated prey concentrations and their movement, as well as providing better Aerial surveys will provide estimates of abundance and distribution, but this Vessel surveys will provide data concerning changes in marine animal abundance and distribution relative to the position of the sound source and the effects on their species you have identified in this study and will measure relative quantitative nydroacoustic estimates of associated prey blomass along transects, thus mapping detect seasonal fluctuations in circulation patterns and mesoscale features Jsing a depth sounder of 160-200 kHz would be out of hearing range of most understanding of the acoustic propagation of sound around the ATOC source. platform is not effective for determining behaviors and environmental prey resources as potential indirect effects. 4

3. Inaccurate Information about humpbacks rarely have been observed feeding in Central California waters and their dominate prey (p. 4-32). Off Central California, Cordell Bank, Gulf of the Farallones, and Monterey Bay have been identified as primary feeding locations for humpback whales, as well as blue whales (Calambokidis et al. 1989, 1990, 1991, 1993; Dohl et al. 1983; Kieckhefer 1982; Schoenherr 1991). In addition, both of these whales' primarily feed on the euphausiid prey species Thysanoessa spinifera, not Euphausia pacifica [directly determined by the identification of euphausiid hardparts in humpback & blue whale feeal samples; Kieckhefer 1992; Schoenherr 1991; Kleckhefer et al. (in prep)]. The spinifera are dominant in the neritic (coastal) environment near the surface, and Expansity found deeper in the water column during the day and offshore along the northeast Pacific coast, but vertically migrate to the surface at night (Brinton 1962a, 1962b; Hebard 1966; Youngbluth 1976; Smith and Adams 1988). Extensive surface shoals of T. spinifera form along the California coast from Fort

75

Ross to the Channel Islands (Barham 1956; Brinton 1962; Harvey 1979; Smith and Adams 1988; Schoenherr 1991; Kieckhefer 1992). 4. There is a potential impact on the food chain that ultimately could affect these whales in the vicinity of the study area (the opposite was stated on p. 4-32). Indirect avoidance (or attraction) of marine animals from the ATOC sound source could result from the movement of their prey. Let me try to

The major prey Items of Importance off Central California coast to mysticetes are northern anchovy, euphauslids, and to a lesser extent Pacific herring, shrimp, and 1992). Playback experiments have demonstrated that anchovy and herring According to Schilt (1990) sound pressure under 150 Hz was especially aversive to anchovies and habituation did not occur. He also suspected that anchovy rockilsh (e.g., Rice 1978; Calambokkils et al. 1989; Schoenherr 1991; Kleckhefer respond to low frequency sounds waves by coalescing and rapidly fleeing from the source (Schill 1990; Blaxter et al. 1981 & Schartz and Greer 1984, respectively). hearing was especially acute at 54 Hz. Although an actual audiogram for northern anchovy is not available (?), their close relative herring has a relatively flat Epipelagic Fish (potential avoldance-- besides shark attraction) requency response curve from 20 Hz to 1200 Hz (Enger 1967). Note: p. 4-29 minor correction-lanternlish...... make a significant part of the food chain for many marine animals (particularly odonotcetes-not baleen whales) Epi-Mesopelegic Krill, Squid, & Fish (potential avoldance or attraction?) mechanical stimulation (or sound vibration), thus possibly attracting predators (e.g., M. norvegica, Mauchline 1959; E. Pacifica, Kieckhefer 1982 unpub. report). Boden in the epipelagic (diurnal vertical migrators) and mesopelagic zones luminescence Euphauslid, squid, and fish shed bioluminescence during times of excitement, whether it's associated with countershading, feeding and/or mating swarms (e.g., Mauchiline 1959; Young 1977, 1981). It has been documented with euphausiids (I'm not sure about squid & fish) that bioluminescence can be stimulated by and Kampa (1964) state that there is a dusk and dawn burst of luminescence originating from the sonic-scattering layers; the frequency was least at midday. The function of this luminescence seems to bring about shoaling of particular population and thus facilitates mating. In addition, Mauchline (1959) demonstrated an experiment where one light source under mechanical stimulation will start a -displayed by euphausild, squid, and some fishes (e.g., Myctophidae) may provide Behaviors such as-aggregations, diurnal vertical migration, and bioluminescence-Gaskin 1967; Fobes and Smock 1981; Young 1981). According to Fobes and Smock (1981) maximal spectral absorptions of diving baleen whales and toothed chain reaction with other euphausiids in creating a bioluminescent cloud humpback (492 nm) vs. Baird's beaked whale (481 nm)]. The emission spectra of appears to play an Important role in the lives of the inhabitants (Young 1981) valuable visual cues for feeding responses of mysticetes and odontocetes (e.g., whales are adapted to the blue-green and blue wavelengths, respectively (e.g.,

bioluminescence from epi-mesopelagic euphausiid, fish, and squid peak around 480 to 520 nm [e.g., Euphausia pacifica (primary peak 476 nm & secondary at 520 nm), Stenobrachius teucopsarsus (492 nm), Histioteuthis spp. (480 nm), Mauchline and Fisher 1969; Lythgoe 1972; Young 1981]. In addition, many of the species that CA MMRP are targeting on, like the sperm, fin, humpback, Baird's & Cuvier's beaked whales are dark bodied, but have white heads, flippers, or Gaskin 1967; Mitchell 1970; Würsig et al. 1990). Gaskin (1967) noticed bioluminescence radiating off sperm whales white lips, transferred from the squid they were feeding on, and myself, during a laboratory experiment in SE Alaska, I found that krill (E. Pacifica) were attracted to the reflection of their own bioluminescence off a white sheet of paper placed at either end of a tank. (e.g., mouths, which have been suggested to serve as a means of attracting prey (

come to any conclusions if there are any direct adverse effects on the marine marine animals in the CA DEIS associated with prey species, how can the MMRP only be able to detect significant differences based on directed movements (traveling only), not undirected movements, like feeding and milling. If a whale is In summary, without any coordinated study of the distribution and behavior of the animals to the ATOC sound source? Maybe this is why the CA MMRP feet they will actively feeding (surface or deep), breaking that rhythm with onset of the ATOC source would be a concern!

sound source on their behavior. Since smaller odontocetes (i.e., Pacific white- $^{\prime}$ c sided, common dolphin) are not considered to be low frequency listeners do not \mathcal{L} - \mathcal{b} / sample size to be able to say something about the potential effects of the ATOC Behavioral field studies need to clarify and prioritize target species (e.g., #1 blue, #2 humpback, #3 sperm whale, #4 beaked, etc.) to get an adequate spend the time and money to study them. It would make more sense to focus on one (or two) key indicator species that will provide adequate data to make some meaningful conclusions. . S 4

ト 6. It is important to clarify (and disclose) how sound disturbance other than the ATOC sound will be opportunistically studied and compared model) disturbance sound levels due to vessel tagging, vessel and aerial surveys, and especially large commercial ships. For example, determining whether or not there is a potential impact of hearing lose (or TTS) in blue whales when the MMRP researchers' drive a boat right next to their ear to attach a satellite tag. This is to the potential ATOC sound Impact. Combined effort of ATOC & MMRP projects has access to the technology & scientific methodology to measure (or will ever receive (based on their ability to swim away), considering that the underwater noise level of a 90 HP outboard engine near the ear of a whale is roughly 140-160 dB (anomalous source). Has the "recovery" or "habituation" period been identified (or is some time period arbitrarily set aside as Initial disturbance probably far worse than any commercial ship(s) or ATOC sound transmission they

Kauai ATOC-MMRP study, we may be finding initial "startle responses" in humpback whales flying at altitudes of 457 m with possible "recovery" periods of

data)? This information is valuable and needs to be disclosed! For instance, in the

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January 31, 1995

VIA FAX AND OVERNIGHT MAIL

Advanced Research Projects Agency C/o Clayton H. Spikes
Marine Acoustics, Inc.
Four Crystal Park, Suite 901
2145 Crystal Drive
Arlington, Virginia 22202

Re: Comments on the Draft Environmental Impact Statement/Environmental Impact Report for the California Acoustic Thermometry of Ocean Climate Project

Dear Mr. Spikes:

On behalf of a coalition of environmental and animal protection organizations, I submit the following comments on the Draft Environmental Impact Statement/Environmental Impact Report ("DEIS/R") for the California Acoustic Thermometry of Ocean Climate Project (ATOC). Each of these organizations may submit

Hights Hawai'l, Citizens Against Noise, Coastal Advocates, Earth Istland Institute, Environmental Investigation Agency, Great Whales Foundation, Greenpeace, Havai'l Addubon Sciety, Hawai'l Fishermen's Foundation, Hawai'l's Thousand Friends, Humane Society of the United States, In Defense of Animals, International Wildlife Coalition, Kaua'i Friends of the Environment, Life of the Land, Marine Mammal Center, Marine Mammal Fund, Natural Resources Defense Council, People for the Ethical Treatment of Animals, Save Our Shores, Save Our Surf, Surfers' Environmental Alliance, Surfrider Foundation, The Fund for Animals, and Whale Rescue Team.



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California ATOC DEIS/R Comments January 31, 1995 Page 2 individual comments as well; please consider all such comments to be incorporated by reference herein.

We have previously submitted detailed comments (dated April 14, May 6, May 14, November 4, and November 7, 1994) to the National Marine Febreries Service "NMFS") and the Advanced Research Projects Agency ("ARPA") regarding the acope of this DEIS/R and the related environmental impact statement ("EIS") for the Hawaii component of ATOC as well as the Scientific Research Permit applications that have been submitted to NMFS by Scripps Institute of Oceanography ("Scripps") for the Hawaii and California components of the ATOC project. These comments, which have been appended to Volume II of the Draft EIS/R for the Hawaii the adequacy of this DEIS/R, and we also hereby incorporate them by reference into these comments.

INTRODUCTION

A. Inadequate Time For Comments. We have protested what we believe to be an inadequate period of time in which to comment on this highly complex and technical DEIS/R, a document that required over nine months to prepare, and we have requested additional time, to March 2, 1995. See December 5, 1994 letter from Michael R. Sherwood to Rolland A. Schmitten, William W. Fox, Jr., and Clayton H. Spikes; Statement of Michael R. Sherwood Information of the Spikes of Santa Cruz public hearing on DEIS/R. Unfortunately, our requests have fallen on deaf ears consequently, these comments are not as thorough and comprehensive as we would have liked, but are the best we can do in the limited amount of time granted us.

The refusal of ARPA, NMFS and University of California, San Diego to agree to a short amount of additional time for comments from the public does not inspire confidence that those agencies are truly interested in receiving informed public comment on ATOC additional that DEES/R. To the contrary, it is evidence that those agencies have decided that they will allow this project to proceed regardless of the public's views on it, and further that the agencies have been convinced by the project proponents that there is no time to waste. Given the extremely controversial nature of ATOC, the admitted uncertainty as to whether ATOC will be of any benefit to the study of global warming, and the potential adverse impacts of the project upon huge numbers of marine animals, including many threatened and endangered species, the ert

B. Gangkal Overview. In general, the DEIS/R is legally inadequate for a variety of reasons. Most fundamentally, it illegally treats the ATOC project in plecemeal fashion, evaluating only one small segment of the overal global ATOC project. The Decemeal fashion, thereby misleadingly minimizing ATOC's true overall impacts. Moreover, rather than being the objective, pre-decision document required by both the National Environmental Policy Act ("NEPA"), 42 U.S.C. \$4121 at agg, and the California Environmental Quality Act ("CEDA", Cal. Public Resources Code SS 12000 at adciaion that has apparently already been made to proceed for a decision that has apparently already been made to proceed for a decision that has apparently already been made to proceed for ATOC, including the Marine Mammal Research Project ("MRMR"). This bias is apparently as sumptions made throughout the DEIS/R such as that the ATOC sound transmissions simply will not adversely impact marine wildlife, as the law requires, the DEIS/R instead assumes no or minhal impacts until observations prove the existence of impacts until observations prove the existence of impacts to marine wildlife, as the law requires the project proponents to demonstrate that there will be no adverse impacts before being allowed to proceed. The DEIS/R misleadingly minimizes potential impacts to marine wildlife a reasonable allowed to ATOC, including the "no action" alternative, and each be a range of reasonable and fessible alternatives of a range of reasonable and feasible alternatives.

ARPA AND NMFS MUST PREPARE A COMPREHENSIVE PROGRAMMATIC ENVIRONHENTAL IMPACT STATEMENT ON THE ENTIRE ATOC PROJECT

It is clear that the California ATOC feasibility study is study, and that both of these in turn are merely the precursor to, and are intimately linked with, the long-term global ATOC program. Consequently, ARRA and NWES must prepare a comprehensive and programmatic EIS that evaluates the need for, impacts of, and alternatives to the overall ten-year worldwide ATOC program. Only after having done so should ARRA and NMES make the decision whether to proceed with the long-term project, and turn, whether to proceed with smaller incremental segments of the long-term project sequents of the long-term project such as the California forcemental segments of the long-term project such as the California forcemental segments of the long-term broject such as the California forcemental forcemental segments as well incremental assertative would then be appropriate. See 40 C.F.R. \$\$ 1502.4(d), 1502.20.

NEPA requires that "Proposals or parts of proposals which are related to each other closely enough to be, in effect, a

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single course of action shall be evaluated in a single impact statement." Council On Environmental Quality Regulations To Implement the National Environmental Quality Act (CEQ regulations), 40 C.F.R. § 1502.4(a). A programmatic EIS is required for broad

federal or federally assisted research, development or demonstration programs for new technologies which, if applied, could significantly affect the quality of the human environment. Statements shall be prepared on such programs and shall be available belove the program has reached a stage of investment or commitment to implementation likely to determine subsequent development or restrict later alternatives. Id., \$ 1502.4(c)(3) (emphasis added). See also id. at \$
1508.18 (b) (definition of "major Federal action" to include
"[a]doption of programs, such as a group of concerted actions to
implement a specific policy or plan"). Where there are large
scale plans for regional development, NEPA regulres both a
programmatic and a site specific EIS. City of Tenakee Springs V.

Elock, 778 F.2d 1402, 1407 (9th Cir. 1985) (citing Kleppe V.

Sierra Club, 427 U.S. 390, 409-414 (1976)).

CEGA has a similar requirement. CEGA Guidelines, Cal. Code Regs. Tit. 14, \$ 15378. The CEGA Guidelines define "project" to mean "the whole of an action" that may result in either a direct or indirect physical change in the environment. Id. Under CEGA, an agency cannot split a project into "many little ones -- each with a minimal potential impact on the environment -- which cumulatively have disastrous consequences." Bozung y. Local Agency Formation Commin, 13 Cal. 3d 263, 283-84 (1975). Moreover, when "titure expansion or other action" is a reasonably foreseable consequence of the project as initially conceived, and where the future expansion or action will likely change the scope or the nature of the initial project or its environmental effects, the impacts of such future action must also be assessed. Laurel Heights Improvement Ass'n y. Regents of the Univ. of Cal., 47 Cal. 33 6 (1988).

programmatic evaluation of the global Aroc project the agencies would decide that ATOC simply may not provide the hoped-for information concerning global warming, or that any potential benefits of the long-term ATOC project would be far outweighed by its potentially huge environmental and financial costs, and/or that less environmentally stressful means of achieving the same It is quite conceivable that after a comprehensive,

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global climate measuring goals exist. In that case, any decisions to proceed with preliminary segments of the project global climate measuring goals exist. would be unnecessary. for example, the DEIS/R itself acknowledges that a fundamental question exists whether ATCC will do what it is supposed to do: "the ATCC project is experimental and is subject to fundamental uncertainties about the extent to which acoustic means can detact ocean climate changes." DEIS/R, p. 1-20. [Ironically, this acknowledgment appears in the DEIS/R as a justification for not preparing a programmatic EIS; it is, rether, a powerful reason why the larger project should be evaluated and a determination made whether it makes sense to pursue it before expensive and potentially very environmentally harmful preliminary segments are undertaken).

In short, by considering only one part of a larger project project taving evaluated and made a decision about the larger a project itself, the agencies have put the cart before the horse; a decision on the California feasibility study at this time would be premature and legally impermissible. See Kledde, supra, 427 or synergistic environmental impact upon a region are pending concurrently before an agency, their environmental consequences must be considered together; see also City of Tenaksee Springs V. Clough, 915 F.2d 1308, 1312 (9th Cir. 1990).

The DEIS/R's rejection of the public's call for preparation of a single, comprehensive EIS on the overall global ATCC program on the grounds that "any long-term ATCC program is highly evaluative at this time, and cannot reasonably or feasibly be evaluated now in a programmatic EIS", DEIS/R pp. 1-20, 1-26, is unpersuasive and contradicted by the facts. In fact, the outlines of the long-term ATCC project, although only briefly project proponents. The DEIS/R, are quite well-known, at least to the project proponents. The DEIS/R refers to "a ten-year follow-on Galifornia feasibility demonstration evaluated in the DEIS/R is throughout the ATCC project. DEIS/R, b. 1-1. Similar statements project is merelly part, of a larger global ATCC. 1, 1-4, 1-7, 1-21, 1-22.

Documents outside the DEIS/R underscore this, and provide more detail. For example, Scripps' December 6, 1993 Special Research Permit application to NMSS (PSS7A) for the California portion of ATOC notes that the proposed MMRP "will evolve into a long-range marine mammal monitoring plan in parallel with the anticipated 10-year global ocean climate monitoring program".

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P557A, p. 25. Further, in their report on the Heard Island feasibility test, the proponents of the ATOC project discuss "future plans" for a world-wide "permanent [ATOC] system," and state that "reliable performance for ten years" of the source "is especially important, because source deployment and recovery are expensive." W. Munk and A. Baggeroer, The Heard Island Feasibility Test (Physics Today 45(9):22-30) (September 1992), January 31, 1995 Page 6

Some of these same authors have painted an even more telling description of what they envision as the global ATOC program in thair ATOC technical proposal to ARPA. In ACOUSTIC Thermometry of Ocean Climate, Technical Proposal (1922) (Technical Proposal), W. Munk, R.C. Spindel and D.W. Hyde describe a global ATOC network that would "require. . . 6-8 sources and 35-40 receiver for long-term global coverage". Id., p. 6. The first phase of the project would involve procuring three low frequency sound sources, "install[ing] and operations are established, and "conduct[ing] a development and testing program for a ten year reliable sound source." Id., p. 8. Emphasis is made throughout that this is a ten-year program. At page 40, for example, the authors state, "Those systems must be reliable if they are to last for the decade planned for the ATOC program."

Proponents of the ATCC program intend it to be worldwide. Numk et al plan to "work out," in concert with our design iteration for a global network out, in concert with our design iteration for strategically located around the Atlantic and Indian Oceans — in Asia, South Africa, Europe and South America — whose scientific the network to the global ocean." Id. The technical proposal component of ATOC (eg., pp. 24-5), and indeed states that the proponents plan to place the third ATOC source in Japan and a possible fourth source off the Kamchatka Peninsula, Russia, Id. P. 26. <u>See also id.</u>, Figure 2 (p. 7) (showing, in addition to the Kauai and California sources, "[a]dditional source sites near arrangements"). The Technical Proposal also makes it very clear that the

discussed a host of additional evidence demonstrating that plans for a world-wide ATOC network and the related Acoustic Monitoring of Global Ocean Climate and Global Acoustic Mapping of Ocean In our May 14, 1994 letter to Dr. Ralph W. Alewine, III (ARPA) and Dr. William W. Fox, Jr. (NMFS) (appended to the Kauai ATOC DEIS/R) in which we commented on Scripps' SRP applications for the Kauai and California ATOC feasibility projects, we

Temperature (GAMOT) efforts are not only well-developed but have been funded in the amount of some \$106 million, over \$21 million of which had already been spent as of December 31, 1993. \$28 pages 2-5. We incorporate that discussion herein by reference.

Apart from the question of a comprehensive programmatic EIS, this DEIS/R is legally inadeguate because it fails to discuss the obviously connected Kauai ATOC feasibility project and the cumilative impacts of the Kauai and Point Sur projects. NEPA requires that closely related, or "connected", actions be avaluated in a single EIS. E.G., Thomne V. Potorgon, 753 F.2d actions include actions that "falre interdependent parts of a actions include actions that "falre interdependent parts of a larger action for the larger action for their requires analysis of cumulative impacts of other past, present, or reasonably foreseable future projects. See Cal. Pub. Res. Code § 21083(b) and Cal. Code. Regs. Tit. 14, § 15190.

The DEIS/R in various places acknowledges that the Kauai and example, the DEIS/R refers to "This projects are closely related. For example, the DEIS/R refers to "This project" -- the ATOC feasibility study -- as using "two separate accoustic sources" one in Kauai, the other in California, and states that this ATOC project," DEIS/R, p. 1-2. Similarly, the DEIS/R discusses the Hawaii and California components of the MIMP in the same attaces that, as part of a single project (DEIS/R, p. 1-4) and trequence, so components of a single project (DEIS/R, p. 1-4) and trequence, so components of a single project (DEIS/R, p. 1-7). As further evidence that the project are connected, part of the California component of the project will transmissions from the Kauai and one west of Pt. Sur. California." DEIS/R, p. of the function of the California component of the project will transmissions from the Kauai sounds, but to receive sound transmit sounds, but to receive sound

In an attempt to overcome this problem, the DEIS/R states that it incorporates the recently released Hawaii ATOC DEIS/R by reference (DEIS/R, p. 1-2), and that the Hawaii DEIS/R will in turn incorporate the California DEIS/R by reference. DEIS/R p.

California ATOC DEIS/R Comments January 31, 1995 Page 8 1-26. This ploy to avoid the need to prepare a single EIS fails, however, because, among other reasons, the public has been given inadequate time to comment on the Hawaii DEIS as incorporated into the California DEIS/R. The Hawaii DEIS was not made available to the public until January 6, 1995. The minimum 45 day comment period mandated by the CEQ regulations, 40 C.F.R. and NMFS have allowed until March 9, 1995 for comments on the Kauai DEIS. If the agencies wish the two DEIS/R's to be treated in effect as a single EIS for NEPA and CEQA purposes, then the comment and decisionmaking timelines for each must be concurrent.

THE DEIS/R DOES NOT FULLY DISCLOSE POSSIBLE MILITARY PURPOSES OF ATOC

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The DEIS/R does not adequately disclose possible military applications of ATOC. Specifically, the reason for the interest and involvement of the Department of Defense in the project must be fully and honestly disclosed. Why, at a time when both the Administration and Congress are speaking of huge government spending cuts to balance the federal budget, is the Department of Defense investing millions of dollars in ATOC? What are the possible "dual" uses for ATOC referred to at p. 1-23 of the DEIS/R? Why does Dr. Munk's tachnical proposal for ATOC may involve the use of classified assets? Technical Proposal, BUDIA, P. 62 (emphasis added). In short, the public and decisionmakers are entitled to know whether possible military applications of AFOC are in part the driving force behind the project, and the DEIS/R should disclose the information.

THE DEIS/R IS NOT AN OBJECTIVE AND NEUTRAL EVALUATION OF THE PROPOSED PROJECT BUT INSTEAD IS IMPERMISSIBLY SKEWED IN FAVOR OF THE PROJECT

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maker to take a "hard look" at the need for, the environmental consequences of, and possibly less-environmentally harmful alternatives to the proposal, before the decision to proceed with the project is made. See 40 C.F.R. § 1502.1 (Purpose of EIS); § 1500.1(b) ("NEPA procedures must insure that environmental information is available to public officials and citizens before decisions are made and before actions are taken"); Baltimore Gas Electric V. Natural Resources Defense Council, 462 U.S. 87, 97 (1983). Thus, the law is clear that the EIS must be a predecision, objective and neutral document, not a work of advocacy The fundamental purpose of an EIS is to force the decisionto justify a decision that has already been made. As the CEQ regulations state,

⁹th Cir. 1988) (sequential actions are connected if "it would be irrational, or at least unwise, to undertake the first phase it subsequent phases were not also undertaken"); Thomas v. Peterson, 250Pr24, 751 P.2d at 759-760 (preliminary segment is connected to subsequent phases if it does not have "independent utility").

Environmental impact statements shall serve as the means of assessing the environmental impact of proposed agency actions, rather than justifying decisions already made.

40 C.F.R. \$ 1502.2(9). See also Conner V. Burford, 848 F.2d 1441, 1446 (9th Cir. 1988), Cert denied, 489 U.S. 1012 (1988) ("ft)he purpose of an EIS is to apprise decisionmakers of the disruptive environmental effects that may flow from their options at a time when they 'retain [] a maximum range of Mount Surro Daf. Comm. V. Recents of Equirements on an EIR. See 3d 20, 37 (1978) (EIR cannot be DOST hoc rationalization of App.

Unfortunately, this DEIS/R assumes throughout that the project will in fact proceed, misleadingly minimizes the potential impacts of the project, and dismisses with indequate discussion reasonable alternatives to the project, including the no action alternative.

In fact, it appears that the project proponents have already C.F.R. § 1502.2(f), which states that "Agencies shall not commit resources prejudicing selection of alternatives before making a actions during NEPA process"); Conner V. Burford, 84 actions during NEPA process"); Conner V. Burford, 84 F.2d 141, 1416 (9th Cir. 1988) (EIS "must be prepared before any irreversible or irretievable commitment of resources.")

For example, the DEIS/R discloses that a section of the ATOC proposed site for the source. DEIS/R, pp. 1144-5. See also 1J199 letter from David W. Hyde, ATOC Project Director, Scripps, to Commander Terry Jackson, Sanctuary Manager, Monterey MNNMS-10-91, which acknowledges that "the source cable was laid from the proposed site of the source on Sur Ridge to the three-site location, and exposes the discussion of alternative site locations as a sham.

In addition, Tables 1.1.2-1 (p. 1-6) and 2.2.1.1-1 (p. 2-5), (p. C-32) all indicate that much preliminary research work has already taken place and also illustrate the presumption in the minds of the authors of the DEIS/R that ATOC and the MARP will be located at Sur Ridge. Further work in support of ATOC that has

California ATOC DEIS/R Comments January 31, 1995 Page 10

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already been conducted includes the acoustic engineering test off the California coast in November 1994.

The eagerness with which the proponents of this project wish 1994 from Andrew Forbes of Scripps to Peter Douglas, Executive Director, California Coastal Commission with respect to Coastal Extremely Management Act certification. Mr. Porbes states, wit is extremely important to the ATOC project that all regulatory approval be secured and facilities installed by approximately April, 1995, so that the marine mammal Pilot Study can begin by through early fall observation season. . . . [I]nstallation of necessary before the principle MMRP observations can commence." Id., p. 3 (emphasis added)

The MMRP itself presupposes that the ATOC climate transmissions feasibility study portion of the project will proceed regardless of the results of the MMRP. In fact, as impocted below, the MMRP is not truly an independent study of the impacts of noise on marine wildlife (something that most environmentalists would support so long as it were appropriately risk of harming marine wildlife), but is driven both by ATOC rindend and the perceived need to proceed with ATOC. Indeed, as indicated in Table 1.1.2. (DEIS/R P. 1:6), the ATOC feasibility November 1995, months before the MMRP pilot Study final report would be available in March 1996.

The objectives of the MMRP are variously stated to be to "detect and evaluate potential effects of ATOC source sound transmissions on marine animals," to identify mitigation measures to avoid the potential impacts, and to determine "the optimum DEIS/R, pp. 1-21, 2-4; see also pp. ES-3, 1-4, C-8.
Conspicuously absent from the listed objectives of the MMRP is the objective of providing data to decide whether to proceed with that the purpose of the MMRP Filot Study. Instead, the DEIS/R states best to continue the project of the MMRP pilot Study is to "determine how best to continue the project" -- not whether to do so. DEIS/R,

Further, the CEQA "mitigation measures" sprinkled throughout the DEIS/R and summarized at ES:15-16 also assume that the project Will proceed. The mitigation measures include such items, in addition to the MMRP itself, as utilizing sound frequencies "anticipated to have minimal impacts" on marine

wildlife, "operating the sound source at the minimum power level necessary to support" ATOC, and operating the sound source "at the minimum duty cycle necessary to support" ATOC. Thus, the assumption in each of the mitigation measures is that ATOC will 7506 proceed, regardless of impacts, although at "minimum levels" necessary to satisfy ATOC objectives: actually stepping the transmissions if adverse impacts are found is nowhere included as a mitigation measure.

Another fundamental way in which the DEIS/R is skewed in favor of the proposed project is the series of "null hypotheses" contained in the MMRP, beginning at DEIS/R p. C-10. Each null hypothesis with respect to the impacts of ATOC transmissions on marine wildlife is, by definition, that there will be no impact. Nowhere is an alternative hypothesis stated that ATOC will cause adverse impact on marine wildlife. Moreover, rather than open-minded and objective about what the results of the research might show, the MMRP states in numerous places that the research that there are no impacts.

The basic assumption throughout the MMRP, thus, is that ATOC will have no impact; only if the results of the MMRP disprove this assumption does the DEIS/R admit of any possibility of modifying or terminating the sound transmissions. However, the proponents of the MMRP have acknowledged elsewhere that the MMRP is unlikely to be able to detect any short-term effects on marine animals. See, e.g., Special Research Permit Application P577A, p. 17 ("we do not expect any health effects (e.g., physiological stress to be exhibited within the exposed animals. However, in free-ranging cetaceans, such physiological effects are extremely difficult. If not impossible, to detect given the current state of scientific and technological effects in this field of research") (emphasis added). Moreover, the MMRP is not designed to and admittedly will not detect the perhaps more important long-term adverse impacts on marine wildlife such as abandonment

Insufficient under California law. See Laurel Heights Imprv. Assin v. Regents of the Univ. of Cal., 47 Cal. 3d 376, 408 (1988) (agency's adoption of mitigation measures must be supported by substantial evidence). Under CEQA, an EIR must identify impacts and identify mitigating measures. Cal. Pub. Res. Code § 21002.1. Proposed mitigation measures should be capable of, among other things, "[a]voiding the impact altogether by not taking a certain action or parts of an action." Cal. Code Regs. Tit. 14, § 15370.

California ATOC DEIS/R Comments January 31, 1995 Page 12 of previous high-use areas, or a decrease in calving/pupping rates and/or total population size. See DEIS/R, p. C-7 (MMRP pilot study results will be used "to help design a long-term program to determine if the operational ATOC program has unacceptable long-term effects").

The MMRP as currently designed has numerous other fundamental flaws. These include, but are not limited to, an inadequate length of time for the Pilot Study, insufficient time for analysis of the study results, inadequate public review of for analysis of the study results, inadequate public review of those results, the fact that the MMRP is linked to and dependent Lebb c upon ATOC, and that ATOC transmissions are planned to begin even before the Pilot Study final report is available. In addition, I-17 protocol — who would make the decision whether the results of the Pilot Study demonstrate that the ATOC transmissions will not harm marine wildlife and that those transmissions can safely proceed? With what input from the public? In what time frame? Moreover, the safeguards written into the protocol are inadequately spelled out. Again, who would make the decision that ATOC transmissions should stop if the MMRP demonstrates adverse impacts, and how precisely would that decision be made?

THE DEIS/R DOES NOT FULLY AND FAIRLY DISCUSS THE POTENTIAL IMPACTS OF THE ATOC PROJECT

An EIS must provide "full and fair discussion of significant environmental impacts and shall inform decisionmakers and the public of the reasonable alternatives Which would avoid or minimize adverse impacts or enhance the quality of the human environment." 40 C.F.R. § 1502.1. CEQA requires the same of an EIR. Cal. Code Regs. Tit. 14, § 15126(d).

This DEIS/R fails on both counts. As discussed below, its analysis of the alternatives to ATOC is inadequate; and it does not provide "full and fair" discussion of the impacts of ATOC. Rather, it consistently minimizes the potential impacts of the ATOC sound transmissions in a variety of ways, some of which are enumerated below.

First, as discussed above, it falls to consider the cumulative impacts of the California and Hawaii portions of ATOC, and fails altogether to discuss the cumulative impacts of the \mathcal{IIIC} Hawaii/California feasibility study with the planned follow-on, long-term global ATOC project.

Second, with respect to the potential impacts of the California segment of the ATOC project, the DEIS/R simply assumes that there will be none, or that if there are any impacts they

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California ATOC DEIS/R Comments January 31, 1995 Page 13 will be inconsequential. For example, the DEIS/R states that "based on analysis of available data", no direct damage to hearing structures of marine animals is expected, no permanent threshold shifts are expected, no behavioral disruption is expected, and so forth. DEIS/R, p. 4-13. Yet practically in the same breath the DEIS/R acknowledges that "available information on subsea noise and its biological impact ranges from incomplete to nonexistent." DEIS/R, p. 4-15.

Thus the DEIS/R's assumption of no or minimal impact is based on incomplete or nonexistent information -- it is, in short, little more than a hopeful guess. With respect to the impacts on mysticates, for example, the DEIS/R states that

In summary, the potential for adverse impacts from long-term exposures to the ATOC sound fields is unknown; however, all marine mammal exposures to subsea sounds will be minimized wherever feasible.

(DEIS/R p. 4-10). It is precisely because the first part of this statement is true, that the second part provides scant confort; it is not possible to "minimize" the adverse impacts of ATOC transmissions when those impacts are unknown (and probably unknowable). As concluded by Darlene R. Ketten, an expert on hearing in marine mammals whose studies are much referenced in this section of the DEIS/R, "definitive guidelines for safe limits on underwater signals are not possible." Ketten, D. R., Comments on ATOC/Marine Mammal Research Program Permit Request: emphasis added), p. 6 (emphasis added), p. 6

Nor, as mentioned above, will the MMRP answer the question whether ATOC transmissions are harming marine wildlife. Like the \mathcal{L} -12.2 entire DEIS/R, the MMRP also is flawed with, among other things, the assumption that there will be no impacts, and it admittedly will not in any event detect long-term impacts.

Third, the DEIS/R does not consider the possibility of impacts beyond the immediate vicinity of the source, but instead limits its discussion of impacts to those that maxine wildlife might experience only near the source. In its description of the

"See also CEQA Mitigation Measure 5, which states that the duty cycles and power levels of the ATOC source "would be adjusted to the minimum necessary to support research objectives, so that potential long-term impacts to mysticetes would be minimized." DEIS/R, p. 4-31.

California ATOC DEIS/R Comments January 31, 1995 Page 14 affected "biological environment," for example, the DEIS/R discusses only the marine mammal fauna in the "general Pt. Surregion, including the proposed action site and Sur Slope site."

DEIS/R, p. 3-16. See also Puble 3.3.1-1 (Estimates of the stock of marine mammal and sea turtle species offence central colifornia). By so doing, the DEIS/R underestimates the true (alifornial impacts of the transmissions. The basic premise of I-7c that the sound transmissions will travel huge distances across the oceans in deep sea accoustic sound paths and will be detectable around the world. See, e.g., DEIS/R pp. ES:1-3. Thus, as breathtaking as the numbers of species and individual animals that may be affected near the source are, nevertheless the total number of animals that could be impacted may be vastly underestimated.

Fourth, the discussion of comparisons between natural and human-induced noise, and of sound transmission through the water and through the air, including Table 1.1.3-1 (p. 1-10) ("Natural $\mathcal{T}\mathcal{C}$ and human-made source noise comparisons") is misleading. See Comments on DEIS/R by Dr. Linda S. Weilgart (5 January 1995 and $\mathcal{I}\mathcal{T}\mathcal{C}$ 16 January 1995), Dr. Hal Whitehead (16 January 1995), and Peter L. Tyack (25 January 1995).

The discussion of impacts is so misleadingly skewed and result-oriented that the DEIS/R makes the remarkable assertion that the intentional introduction into the marine environment of extremely loud noise would not only be consistent with but would actually further the goals of the Montercy Bay National Marine Sanctuary Management Plan, the Grey Whale Monitoring Plan, Humpback Whale Final Recovery Plan, Steller Sea Lion Recovery Plan, and Northern Right Whale Recovery Plan. DEIS/R, pp. 5:12-18. As discussed below, this conclusion is absolutely erroneous; it could only have been arrived at by project proponents desperate to achieve their desired goal.

THE DEIS/R'S DISCUSSION OF ALTERNATIVES IS INADECUATE

The discussion of the alternatives to the proposed project, including the alternative of not proceeding, should be "the heart of the environmental impact statement." 40 C.F.R. § 1502.14.

The EIS must "[r]igorously explore and objectively evaluate all reasonable alternatives." Id. While the discussion need not address every conceivable alternative, Vermont Yankee Nuclear Power COLD. V. Natural Resources Defense Council, 435 U.S. 519, 551 (1978), it must set forth "information sufficient to present a reasoned choice of alternatives." Natural Resources Defense Council V. Morton, 458 F.2d 827, 836 (D.C.Cir. 1972). The EIS

complete solution to the problem. Id., 458 F.2d at 836. In addition, the EIS must provide support for its rejection of alternatives. Natural Resources Defense Council v. Callaway, 524 F.2d 79, 93 n.12 (2nd Cir. 1975). Similarly, under California law, an EIR "must consider a reasonable range of alternatives to the project, or the location of the project, which (1) offer substantial environmental advantages over the project proposal (Cal. Pub. Res. Code § 21002); and (2) may be 'feasibly accomplished in a successful manner'. . . (Cal. Pub. Res. Code § 21061.). "Litizens of Goleta Valley v. Santa Barbara Board of Subgr., 52 cal. 34 551, 566 (1990). Furthermore, "the EIR must contain facts and analysis, not just the agency's bare may not disregard alternatives merely because they do not offer a conclusions or opinion." Concerned Citizens of Costa Mesa, Inc. v. 12nd Dist. Agric. Ass'n, 42 Cal. 3d 929, 935 (1986). Under CEQA a " quantitative, comparative analysis" is required. Kings County Farm Bureau v. City of Hanford, 221 Cal. App. 3d 692, 735 The discussion of alternatives in the DEIS/R fails to live up to these standards. It fails to weigh objectively the benefits and costs of the alternatives it discussions, it invisually their benefits and emphasizing their deficiencies, while maximizing the benefits and downplaying or ignoring the impacts the preferred alternative.

DEIS/R does not objectively evaluate less harmful reasonable alternatives to ATOC. In particular, the "no action" alternative I'S a signification short shrift throughout, as exemplified by, among other things, that alternative's complete omission from Table 4.1-1 (Summary of potential environmental impacts of the various Because of its bias towards the preferred alternative, the alternatives). 14

Also, as discussed above, the impacts of the preferred alternative are simply assumed to be non-existent or minimal.

The entire discussion of alternative sites for the ATOC source is lawed because the key criteria for the MRRP and the ATOC feasibility study are in direct tension with one another. A TC key criteria for the MRRP location is that the site be one where marine wildlife is sufficiently abundant so that there are marines to observe. Eq., DEIS/R, pp. 2-15, 16; Table 2.2.3.2-1 [p. 2-24](MMRP source site selection criteria). Thus, Sur Ridge is preferred "Irom a marine mammal research Viewpoint" over other locations because abundant marine life exits there. Id.; DEIS/R, 15

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Yet this is clearly an inappropriate criteria for the location of the ATOC climate research sound transmission study. To the contrary, an important criteria for the location of ATOC itself should be that there is minimal marine life in the area, so that the possible imports on such life would be minimized. The DEISFR acknowledges this with respect to certain disfavored alternatives, but curiously is silent on this point with resect to the preferred alternative. For example, Table 2.2.4-1 (p. 2-42), summarizing the advantages and disadvantages of a moored autonomous source alternative, lists as one of its advantages that such a source alternative, lists as one of its advantages advantages and disadvantages of the presence or absence of marine wildlife is not discussed as a presence or absence of marine wildlife is not discussed as a cractor. Sow "muhn 2.2.3.3.1" (p. 2-20)("ATOC source alternative, be selected as the "most desirable of the six alternate locations from the perspective of ATOC operations," even though the other locations have less abundant marine wildlife, and are outside the Sanctuary. DEIS/R. P. 2-38. Table 2.4-1 (p. 2-54), summarizing that what with an acoustic thermometry program criteria," is therefore misleadingly skeyed in favor of the preferred alternative. because missing from the criteria for ATOC is any requirement that ATOC should minimize the possibility of adversely impacting marine wildlife by being located in an area of relative scarcity of such wildlife.

discussion, of a range of reasonable alternatives that would flow from de-linking the MMRP and the ATOC portions of the project.

Every alternative discussed assumes that the two must be coupled together, that a single permit must be granted for both, and that f-ff reasonable alternative, however, would be that the MMRP be severed and made completely independent from ATOC, and that the decision whether to proceed with ATOC then be considered based upon the independently evaluated results of the MMRP. Finally, the DEIS/R entirely omits any mention, let alone 70

In this alternative scenario, the site of the MMRP and that of the ATOC source would be separately located. An appropriately designed MMRP could, with proper safeguards, be located in an area of rich marine life, even within the Monterey Bay National 15 Marine Sanctuary, as proposed in the DEIS/R, whereas the ATOC source would be located in an area with a minimum of marine wildlife and that meets the other physical criteria for ATOC be an acceptable alternative, such an MMRP would not use the ATOC source, but would utilize instead more appropriate alternative technology such as lower level mobile sound sources, and the 76

(preferably two years), with sufficient time for thorough analysis of the data and preparation of a comprehensive report for external review by a technically qualified group independent of any possible follow-on ATOC project, with the group's findings released for public review, before any decision to proceed with ATOC sound transmissions could be made. The MMRP would receive all approval and permits as a stand-alone project; the subsequent ATOC transmission project would proceed only after receiving its own separate incidental take permits under MMPA and ESA and all other required federal and state permits, following completion of the MMRP and review of its results.

THE DEIS/R ERRONEOUSLY CONCLUDES THAT THE ATOC PROJECT HOULD BE CONSISTENT WITH OTHER LAWS AND HITH THE MONTEREY BAY NATIONAL THEN USERINE SHARLY PLANS WHALE RECOVERY PLAN AND OTHER RECOVERY PLANS

project, or at least the AroC portions of it, is absolutely incomeistent with the Monteavy Bay National Marino Sanctuary Management Plan (Sanctuary Plan). For example, the Sanctuary Plan states that "the highest priority management goal for the Sanctuary is the protection of its marine environment, resources and qualities as well as reducing the threats to Sanctuary Planing the threats to Sanctuary Planing the threats to Sanctuary Placing a powerful sound transmitter within the Sanctuary Placing a powerful sound transmitter within the Sanctuary with significant potential long-term negative impacts on marine wildlife is obviously inconsistent with the goals of Sanctuary protection. Under no circumstances is location of the ATOC source within the boundaries of the Sanctuary acceptable.

objectives of the Sanctuary Plan and could be located within the Sanctuary, if it were completely de-linked and independent from ATOC, were extended to at least one year (preferably two), and met the other criteria discussed elsewhere in these and Save our Shores' comments. As explained in other comments, however, for example those of Save Our Shores, a modified version of the MMRP Pilot Project might very well be appropriate and consistent with the research

Nor would ATOC be consistent with the recovery plans for humpback whales, northern right whales, Steller sea lions, or the with the gray whale monitoring plan. With respect to the Humpback Whale Recovery Plan, for example, the DEIS/R has the hubris to state, "The ATOC MMRP is consistent with, and will further, the goals of the Recovery

California ATOC DEIS/R Comments January 31, 1995 Page 18 Plan." DEIS/R, p. 5:15. The authors of the Humpback Whale Recovery Plan would no doubt be surprised to hear this. That plan lists among the "Known and Potential Impacts" to humpbacks, together with subsistence hunting, entanglement in fishing gear and collisions with ships, the problem of "acoustic disturbance." Humpback Whale Recovery Plan (NNFS 1991), pp. 25-7. The Recovery Plan states, for example, that "It would not be surprising if loud noises from ship engines or powerful sonar could potentially adversely affect humpback whales by disrupting resting, feeding, colutable, calving, nursing migration or other activities." Id., p. 27.

Far from encouraging the introduction of yet new unnatural sources of loud noise pollution into the humpbacks' habitat, the Recovery Plan lists, as a priority objective, "Reduce disturbance from human-produced underwater noise in Hawailan waters and in other important habitats when humpback whales are present." Id., p. 40.⁵ And far from recommending further research that necessitates increasing the amount of noise to which the whales would be subjected, the Recovery Plan notes that "Additional research could be performed, but it is likely to be expensive any provide ambiguous results", and states instead that "A more direct and cost-effective approach will be to work toward minimizing human-produced underwater noise, particularly in critically important areas such as Hawailan waters or other winter ranges, but also at other locations when whales are

The Humpback Whale Recovery Plan states:

individuals, animals on the bottom, or echoes of their own vocalizations. They may also listen for calls of killer whales as warnings Acoustic information is important in the life individuals or by prey. Migrating humpbacks may listen for sounds produced by other of the presence of those potential predators of a humpback whale. Feeding humpbacks may key in on sounds produced by other

reduce information available to whales.
physically disturb them, there the them from
carrylog out some activities, or even
displace them from preferred habitats." Human-produced noises could potentially

Id. (emphasis added)

present." Id. (emphasis added). The Recovery Plan concludes by nothing that "Reduction of human-produced undervater noise could also benefit other marine species present, including some endangered species." Id.

Finally, if approved, ATOC would certainly be inconsistent with the Marine Hammal Protection Act, 16 U.S.C. § 1361 <u>et geg.</u>, and the Endangered Species Act, 16 U.S.C. § 1531 <u>et geg.</u>, which emphasize protection of marine mammals and endangered or threatened species, respectively, and prohibit harm to such animals. Each requires that federal agencies err on the side of protection. <u>Seq. g.g., Balglo V. Baldrige</u>, 724 F.2d 753, 756 (9th Cir. 1984). ("Congress! overriding purpose in enecting the WMPA was the protection of marine mammals"); Tennesse Vallov Authority V. IIII, 437 U.S. 153, 174 (1978) [ESA); <u>Siera Club V. Marsh</u>, 816 F.2d 1376, 1386 (9th Cir. 1987) ("Congress clearly intended (in the ESA) that [federal agencies] (Stow 'the highest of priorities' and the benefit of the doubt' to preserving endangered species"). Rather than erring on the side of caution and protection, thin DERS/ Nather marine wildlife.

CONCLUSION

In conclusion, while we appreciate the obvious effort that the mass gone into the proparation of the DELS/R, it is apparent that the object of that effort has been not to prepare an objective, neutral environmental evaluation of ATOC and the alternatives to it, but rather to advocate and justify a decision to proceed with ATOC. Because this is a project with vast potential adverse impacts on marine animals throughout the oceans of the world, a thorough and objective environmental review of not just the immediate california component of ATOC but of the planned tenyear, world-wide project is essential.

For the reasons discussed above, this DEIS/R fails to provide the decisionmaker and the public with such a raview. It is, in fact, so deflicient and legally inadequate that it should be withdrawn and a new draft EIS/R circulated for public and agency comment. In the meantime, no further permits or approvals should be granted for any phase of the ATOC project, including

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California ATOC DEIS/R Comments January 31, 1995 Page 20 the MMRP component, and no further work or expenditure of funds on any part of the project should take place.

MICHAEL R. SHERWOOD Staff Attorney Very truly yours

With assistance from:

Torri Estrada, Research Assistant Adria LaRone, Associate Attorney Cameron Benson, Law Student Dr. William W. Fox, Jr. Director, Office of Protected Species Ballonal Marine Finberies Service ::

Assistant Director, Physical Planning Campus Planning Office University of California, San Diego Marilyn E. Cox

California and Hawaii Coalition on ATOC

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MONTEREY BAY AQUARIUM

26 January 1995

Marine Acoustics, Inc. Four Crystal Park, Suite 901 Arlington, VA 22202 2345 Crystal Drive Clayton H. Spikes

Dear Mr. Spikes,

This letter is in strong support of the Acoustic Thermometry of Ocean Climate experiment described in the drast EIS/EIR. The views expressed herein represent my prosessional opinion and do not reflect the institutional position of the Monterey Bay Aquarium.

to predict the rate of warming, causal agents and relevant factors controlling global warming is poorly developed. A key component to global climate models is the role played by the oceans. The ability to measure a change in temperature of the ocean would certainly help scientists understand the interactions between the ocean and the atmosphere ife on our planet, second only to uncontrolled human population growth. Yet our ability it is my belief that global warming is among the greatest environmental threats faced by as they relate to global warming.

help humans manage their activities to minimize their contribution to global warming. We immediately, with no further risk. The potential benefits of conducting the experiment are The ATOC experiment is a test of a relatively inexpensive, almost entirely benign and very and other marine life. Furthermore, if impacts are detected through the Marine Mammal proposed in the ATOC experiment will have minimal, if any, impact on marine mammals elegant method of detecting change in the temperature of the ocean. Available oceanographic and marine biological data suggest that the effect of the acoustic signals enormous. We may learn the role of the ocean in regulating global change which could will also gain much information on the distribution, abundance and behavior of marine Research Plan (or other sources of information), the experiment can be terminated mammals whether or not the ATOC experiment is a success.

temperature of the ocean is changing, the potential impact of this change on ALL marine life is orders of magnitude higher than the potential risk to marine life by the ATOC experiment. We will remain completely ignorant of changing ocean temperature if this The risks of NOT conducting the ATOC experiment are, in my view, extreme. If the experiment is not approved.

886 Cannery Row Monterey, CA 93940-1085 Telephone (408)648-4800 FAX (408)648-4810

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27 January 1995 Clayton H. Spikes

Page 2

would be irresponsible as environmentally concerned scientists and citizens if we did not The proposed ATOC experiment provides an opportunity to conduct an experiment of immense significance and potential benefit while providing safeguards to monitor its potential impacts and to take immediate action if and when impacts are detected. We take advantage of this opportunity.

MBNMS, the proposed experiment is completely in keeping with the letter and intent of Regarding whether or not it is appropriate to conduct the ATOC experiment within the the MBNMS research mandate.

Sincerely,

Christopher Harrold, Ph.D.

Director of Life Sciences

C-186 PREGRIVED 1/29/95

To Whom It May Concern,

I8d like to say a few words ubout the proamazed that this project is still a possibility. It seems more concerned with human-right-to-know posed Scripps study (on global warming). I am than with how this will disrupt sea life.

How will aquatic life be impacted by this study? noise-sound-pulse were generated across land instead And what about the quality of life that exists in of water there would be more of an outcry. It is the ocean now-What is its value? Or does it only the Military is backing it. This is a strange way This is why I feel if imperative that I voice my an offensive act with not enough concern for anobjections to this project. I understand that of using tax payer's money -- my money. If this have value if humans can use it or exploit it? other quality of life.

Please include my comments in your consideretions. Thank you,

Sincerely,

Mariana Simpson

Dear Clayfon Spikes,

regarding the ATOC project. I believe it is a waste of time and money, and that marine efferming be harmed in the process. I am writing to expense my concern

1 (35 million #) coming why is the funding

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Swilly the Degress that there is more to this

than global warming research. Could this research
really be for submarine defection 7 Frankly, the

2 global warming research argument to lds no water.

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Jan 27, 199.

To Cleyton H. Spekes,

Toward you agency. Own fram westing to ex my opposition to the A. The Buff Environmental between how conclusions. (DEIS) LA

CANVINAY 20, 1994

C-189

POVANCED RESEARCH PROJECT REEVEY ARLINGTON, VIRGINIA 22202 MARINE ACCUSTICE, INC. 2345 CRYSTAL DRIVE

CLAYTON II SPIKES,

I AM WAITING TO EXPRESS MY OPPOSITION TO THE ATOC PROJECT THE DRAFT INPACT STATEMENT (DEIS) IS INADEQUATE TO ALLOW THE ATOC PROJECT TO PROCEED.

GLUBAL WHATHING AND SVEEBSTS THAT ATOC IS A THUTARY ORERATION GLUBAL WARTING WAS THE TRUE PRICRITY, THEN THE EXPENDITURE SCRIPTY INSTITUTE HAS RECEIVED 35 MILLION DOLLARS FROM THE or the arac Project indicates that it has nothing to be with ENGRYY EFFICIENCY, AND OTHER PRISPANSIBLE EFFORTS TO MEDUCE OVE INPACT ON THE GLOBAL CLITIMITE. THE "CLASSIFIED" NATURE TO ITHPOWE SUBMPRING DETECTION AND MAKE USE OF THE SOSUS 1 OF TAX DOLLING WOULD BE BETTER SPENT ON CLEAN ENERGY DEPARTMENT OF DEFENSE TO RESIGNACH GLOBAL WARTING. IF LISTENING ARPAYS WITICH WOULD OTHERWISE BE SHUT DOWN.

IT IS CLEPA THAT THE TRUE INTENTIONS OF MIC IS TO SUPPORT PILLITHAY INTEREST NOT PUBLIC INTEREST! STOP GLOBAL WARTING BY USING OUR TAX DOLLARS ON CLEAN ENERGY AND ENSPRY EFFICIENCY.

SINCEPELY

PS. PLEASE REPUT

Gm GOOM JON CALLENDER

SIN DIE60, CA 92116 ELLY ABATIS AVE

Advanced Research Projects Agency Marine Acoustics, Inc. Four Cystal Park, Suite 901 2345 Crystal Drive Arlington, VA 22202 Clayton H. Spikes

Dear Dr. Spikes,

On behalf of the members and staff of The Marine Mammal Center (TMMC), we would like to offer comments on the Draft EIS/EIR prepared for the Acoustic Thermomery of Ocean Climate (ATOC) Program and the accompanying Marine Manural Research Program (MIMRP). Marin Headlands Recreation Area Golden Gale National

We commend you on a thorough DEIS/EIR document. We were pleased to see many of our earlier comments addressed in the environmental review. However, the Final BIS/EIR should incorporate the following aspects that require additional attention. California 94965 Sousaillo.

1. The document is explicit about the exploratory role of ATOC experiments for the verification and improvement of climate models and acoustic techniques. While we (415) 289-SEAL

understand that this particular rechnique is in a preliminary stage, it is still appropriate to present the specific underlying principles. Currently, the document offers only a simplified explanation of sound transmission in the ocean. The final DEIS/FIR should an initial a detailed discussion of projected models and other evidence that the data from I-3b sufficiently short that results will likely be mixed. MONOCO CONCIONA MANAGEMENTO CONCIONA MANAGEMENTO CONCIONA MANAGEMENTO CONCIONA CONCIONA MANAGEMENTO MANAGEMENTO CONCIONA MANAGEMENTO CO EXECUTIVE DIRECTOR PHON C. Bonett

While ATOC has the potential to answer critical questions and contribute to our understanding of ocean and atmospheric temperatures and climate, this remains highly speculative. As a result, the complete program (including ATOC and MMRP) must be extremely sensitive to possible effects on the marine environment. The onus is on the agencies and researchers involved to demonstrate that the research merits the risk of For example, the introduction (Section 1.1.5) briefly discusses previous temperature measurements from Heard Island. ATOC will concentrate on the SOFAR channel (roughly 500-1000 m, page 1-7), which shows great messoscale and larger variability (e.g. Figure 1.1.5-1: Ocean temperature changes in the Allandio.) Due to the nature of and extrapolate averages taken over 2 years may be difficult to interpret each extrapolate, to get overall conclusions about global occan temperatures and large-scale warming. More explicit evidence that the measurements can be incorporated in analysis to yield satisfactory results would strengthen the proposal (and probably

Additionally, on page 2-49, the document states that the ATOC program will use XBTs and CTD/ACTDs to "validate" its temperature measurements. However, ATOC \overline{L} -3.2 purports to measure a large-scale average, so what exactly will these point source values contribute?

diminish some of the general opposition).

not ATOC goals. The document is somewhat duplications in stating that ATOC goals include the study of the effects of low frequency sounds on marine mammals (pages 1-20 to 1-22). In fact, the impact on marine mammals was originally a major concern 2. While the draft document discusses laudable MMRP objectives (page 2-15), these are

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Comments on DEISIEIR for ATOC program, p.2

be commended for incorporating the marine mammal study into the overall approach. However, it now appears that part of the justification for conducting ATOC is to investigate the interplay between mammals and low frequency sound. The causal relationship between ATOC and MARRP results from the ATOC proposal, not the need for marine mammal research. That said, this project offers an opportunity to study marine mammals and low frequency sound. It is unfortunate that such research would be an unlikely candidate for funding on its own merit. The final document should expressed by many people who commented on the NMFS permit application. The research team is to

remove the wording that implies that marine mannial research was/is a primary objective for ATOC.

3. Additionally, the removal of MANRP goals from the list of ATOC objectives accordingly weakens the urgument for sound source sites. The source site criteria seem secondary to the proposed site beations (obviously the site was chosen and later supported by diverse specifications). The major broblems with Sur Ridge are two-fold: its location in a National Marine Sanctuary and the rich marine fauma associated with the site. The document would be more palatable if this was expressed directly. The U.S. is ample, and the choice of 6 (or more) sites was based on pre-existing military facilities and topography rather than marine marine marine.

However, the scoring system is inherently biased. Not only are the designations of H, M and L somewhat arbitrary, but then they are allocated skewed relative values [10, 5 and 1 respectively). This value is further compounded by multiplication with a 'weighting factor' with no stated rationale diven such a system, the preferred site could hardly fail to score markedly above the other sites. For evaluations of alternate sites, the 6 locations are scored according to a variety of criteria.

Mingation measure wording should be more precise and legally binding. For example, CEQA Mingation Measure A-3 should read "ATOC sound sources shall for must) operate at the minimum \(\mathcal{L} \in \text{P}\) power level necessary to support MMRP objectives and feasibility operations." t

Many statements about the impact of the ATOC sound source suggest that coastal species would not be affected due to the distance from the source. Figure 2.2.1.2-1 (the FEPB acoustic performance prediction model) suggests, however, that sound levels will be greater toward the shore (relative to FC levels directed away from shore). Based on the FEPB predictions, coastal species may be subject to greater sound levels than pelagic forms. This is counter to assumptions stated in the document for species such as the gray whale.

With respect to marine organisms discussed in the document, 'cumulative effects' are consistently taken to refer only to other potential sound-generating activities. However, if the ATOC sound sources affect specific marine populations through demographic shifts, other mortally factors would \(\begin{align*}{l} \frac{1}{2} \end{align*} \) statement as El Niño, etc.). Discussion of these combining effects should be included in some form within the final EIS/FIR. ø

7. Many of the conclusions about potential impacts on marine organisms were set at 'minor', 'minimal' or 'less than significant' levels in a seemingly a priori manner. Given the paucity of data, frequently mendiored in the document, a ruly conservative approach would acknowledge the possibility of greater impacts. Accordingly, there should be a monitoring plan in place, by which impacts are fluid quantified, limits set, and a procedure established to cease transmissions if pre-set levels are reached. This monitoring plan should apply to all marine organisms being tracked (planken, fishes, sea birds, T-\varepsilong range manmals). Currently, the DEIS/EIR alludes to possible measures taken if impacts are found monitoring and the ATOC transmissions once the experimental program has begun. A complete monitoring and the ATOC transmissions once the experimental program has begun. A complete 6

monitoring plan, detailing criteria for assessing significant negative impacts and the chain of events should such criteria be met, is necessary in addition to the mingation measures already incorporated (none of which address what happens if significant impacts are detected). The terms 'significant impact and 'safe' should be fully elucidated.

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unaffected by the sound transmission, due to brief exposure. However, this conclusion is apparently based on the idea that such animals will be passing through the immediate sound source area while traveling. However, not only may marine mammals and sea turtles be lingering and foraging in the The assessment for impacts on marine marnmals and sea turtles assumes that most individuals will be vicinity, but some groups may well be resident in the local area (e.g. mysücetes, page 4-33).
Additionally, the document cites Richardson et al. (1991) when concluding that isolated disturbance should not have serious effects. Counter to this statement, natural phenomena (such as the examples given) do not occur on a regular schedule in a fixed location. It is imappropriate to freely extrapolate from the cited reference to the ATOC transmissions.

1-6m The document repeatedly states that the 5-minute ramp-up period should offer nearby animals the time and leeway to avoid adverse exposure. No evidence is given to support this assumption; animals may not avoid the area mail the source is at full intensity (and for some time after that), when an acute response leads to departure (especially if they are otherwise focused on immediate concerns like foraging, mating or social interactions). For marine mammal avoidance of the sound source, the document refers to the "area" of the sound source, is quite discrete, the 'urea' is vague and requires definition for such a statement to be properly assessed.

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Pages 4-65 and 4-66 discuss seal bombs and the waning response over time, leading to tolerance of the disturbance. This tolerance does not mean that the hearing of affected animals remains unimpaired, merely that the individuals choose to stay and forage. 'Tolerance' does not ocqual 'no impact'. In the same sense, the behavioral changes anticipated for pinnipeds affected by the sound transmission are deemed "minimal topact", which is an unacceptable assumption. The document repeatedly suggests that Important locations for plunipeds are the breeding sites. While this is true, rookeries are not the only important areas. Listed pinniped species should be considered around haul-outs and foraging areas (p. 4-64).

1000 km²). Most of these marine marinal species do not ravel singly, so this evenly spread distribution does not reflect the patchy nature of marine marinal populations. Where the probability \mathcal{L} -8 because that I animal may be affected, the actual number of affected animals is likely to be somewhat larger (e.g., the small cetacears, pods may be counted in hundreds or thousands; California sea lions also raved in groups, as do specing and other whales). The population estimates for the proposed sound source area seem unusually low. The numbers are compounded by calculations of average densities in the study area (e.g. less than 1 sperm whale per 7 C

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- 22 10. Loggerhead sea nurtes exposed to loud low frequency sounds responded by swimming up to the surface (p. 4-74). Such a response would not alleviate the effects of ATOC transmissions near the source. However, based on the available evidence, a similar response could be expected in the wild, perhaps for all the local sea nurle species. Therefore, it is possible that sea murles may experience more adverse effects than stand, and behavioral disruption seems likely (counter to statements on p. 4-75). Therefore, the "less than significant impact" is not justified in CE(A Impact 9. Mitigation Measures 9-1 and 9-2 offer little hope of real mitigation with the present wording "as practicable." While sea nurles are admittedly difficult to monitor and assess, this wording should be removed from 2
- 11. Sharks are the most likely candidates for fish species impacted by low frequency sounds. On page 4-92, the document concludes that the attractive nature of the sound source may diminish with time. However, it is more likely that the spondic 'on-off' nature of the transmissions may counter shark, habituation, so that they continue to be attracted to the source and accure impacts. On page 4-93, adverse long-term impacts are decented unlikely for fish populations. The "acceptability of commercial fishing" is irrelevant to this particular argument and should be removed, as it obscures the issue.

transmissions are not cumulative, could the paths and transmissions be practically distinguished at the receivers (presumably this is the basis for transect measurements)? Therefore, could the effects from 12. Insufficient attention is given to the overall project, including potential impacts on both of the preferred sound source sites - Sur Ridge and off Kauai. A full assessment of ATOC impacts should consider both sites. The present document allocates just a few paragraphs to possible cumulative impacts. We would like to see an expanded discussion of this summation. For example, if the 77

2 sound sources be alleviated by transmitting on the same schedule?

Ĕ investigators claim that shipboard and aerial observers will attempt to capture and treat distressed marine mammals (in the presence of a veterinarian) (p. C-6). How will such activities be coordinated and performed? How can captures take place whill aerial observations are made? As the primary responder for stranded marine mammals and sea turtles in central California, TMMC requests additional information. Will animals requiring extensive treatment be transferred to the "excellent marine mammal stranding network that currently exists within the Monterey Baylcentral California region" (i.e. TMMC)? Later in the protocol (p. C-7), the MMRP proposes to assess stranding numbers and marine mammal trauma. Realistically, much of this responsibility lies with the present responders, who are members of the federal marine mammal stranding network (NMFS-Southwest Region and TMMC). How do the MMRP investigators propose to assume this responsibility and compare ATOC-related numbers with previous records? This section needs further clarification. 3. With respect to the MMRP, there are several areas that require clarification in the final EIS/EIR. 73

From an aircraft, even one flying as low as the proposed 230-270 m, it is very difficult to distinguish California sea lions (decemed too common for species identification and counting, p. C-11) from Steller sea lions (threatened species with a dwindling population in California). The cetacean behavioral observations are designed to be comprehensive. However, the observations planned for before, during, and after ATOC transmissions may be impossible to collect (p. C-17). This protocol relies on finding cetaceans at the appropriate time and being able to next them throughout, despite the low odds of having transmission days and vessel-worthy days coincide at the 2% duty cycle. At the 8% duty cycle, for a limited time, such observations may be more possible. As a result, the plan to compare cetacean behavior during ATOC transmissions with that outside an amaniasion periods may yield no results (and therefore offer no additional information about effects on cetaceans, one of the stated goals of the MMRP and ATOC programs, leading to problems with long-term proposals for confulued experimentation). Are there back-up protocols to alleviate this problem? Has a power analysis been performed to optimize this particular aspect of the MMRP?

As with the above comments on cetacean behavioral observations, it may impossible to collect comparisons across 5 different activity variables with the ATOC source on and off. Without such chormation, it will be difficult to assess the actual impact of sound transmissions on tagged marine mammars. Additionally, over pages C-21 and C-22, there is no indication of the maximum number of juvenile elephant seals subject to tagging and translocation. An estimate of the total number of antimals manipulated in this way should be included in the final BIS/BIR. In addition, the permit from NMFS How far do the investigators anticipate they will be able to radio track tagged individuals (p. C-21)? under which such experiments would be conducted would require fairly specific estimates.

In addition, there are inconsistent statements throughout the document. The following is a list of some of the more important areas that require clarification or change for overall consistency.

(i) Page 3-16: The Guadalupe fur seal should be added to this overview of federally listed species (as is mentioned on page 3-58). Also, the Marine Mammal Protection Act was amended in 1988 and

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(ii) Table 3.3.3-1 is missing notes 8-12, making it difficult to interpret for pinnipeds and sea turtles. (iii) Clark 1993 is not an appropriate reference for dive depths in northern right whale dolphins (p. 3-25) or sea otters (p. 3-31). The document should list a scientific source for this information,

rather than an unreferred prior ATOC application. Additionally, the document states that northern right whale dolphins dive to depths above 300 m but that the species feeds on organisms below 250 m. These facts are either contradictory or suggest an unusually limited foraging pattern for the dolphins.

As with many other parts of the Steller sea lion range, this rookery is producing fewer pups, leading to widespread suggestion that the species is a candidate for upgrade from 'threatened' to TC indaugaced' (with the factors for population decline not understood). [National Marine Histories Service, 1992, Recovery Plan for the Steller Sea Lion (Eumetopius jubanus). Prepared by the Steller Sea Lion Recovery Team for the National Marine Fisheries Service, Silver Spring, pattern for the dolphins. (iv) Page 3-30: Año Nuevo Island is no longer the largest rookery in California for Steller sea lions,

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Maryland, 92 pp.]

(v) Guadalupe fur scals have been sighted north of Santa Barbara Channel annually over recent stands, both sightings are compiled by the Point Reyes Bird Observatory (for the Farallon Islands), NAMS, and TaMC, Accordingly-this listed species must be fully considered for potential impacts in the Farallon For example, in Table 4.3.1.3.3-1 (p. 4-71), the maximum possible exposure for Guadalupe fur scals should read '135 dB', and potential effects

should read 'rare in project vicinity'

(vi) Page 4-15. When considering the CEQA Standard of Significance, the document uses vague should rest in project vicinity and programment threshold on organisms should be specified and incorporated into a precise, itered monitoring plan with on organisms should be specified and incorporated into a precise, itered monitoring plan with (vii) Page 4-16. Here and throughout the discussion of possible impacts on gray whales and other my sticetes, most conclusions are reached from considering the northbound gray whale migration route (close to the coast and correspondingly distant from the ATOC sound source). However,

the southbound migration route is further out and closer to the sound source. The potential for impacts must take both routes into consideration. Related to this comment, CEQA Impact 5 (p. through an area surrounding the ATOC sound source location, known migration routes will likely be involved. Perhaps it is the wording ('proposed sile') that should be modified for

(viii) Page 4.29; The adverse effects from mysticete (and other marine mammal) habituation to the sound transmission are decended "non-existent" due to the speculative nature of the supporting vidence. A more conservative approach would designate such effects as less than studificant. Additionally, on page 4.54, masteing effects on odonicocus are considered "negligible" despite the stated exceptions of beaked and sperm whales. These species are to low population levels whales may not be seen off Kauui, they are certainly seen in a more pertinent area (for this DEISEIR) off central California.

(ix) Page 4.68; The California sea lion should be included with elephant scals with respect to Additionally, in Table 4.3.1.3.3-1 (p. 4.71), it is overstand (based on evidence presented in the document text) to say that California sea lion "hearing capacity prevents impacts". "Limits 7 7

impacts" is more conservative wording.

(x) Page 4-69: NMISS and TMIMC have documented evidence of collisions between pinnipeds and ships, boats and thrillicast in central California. While this information is not published, it is a mater of federal record.

(xi) in the discussion of effects on invertebrates, page 4-102 suggests the potential for minor

(xii) With respect to potential physical auditory effects on scabirds (p. 4-107), even at the 2% duty cycle (20 minutes, 6 times per day, every 4th day), the transmission can hardly be described as a 7Cdecreases in strimp productivity. Given the information on the preceding pages, crabs and other commercially important species may always also experience some decreases. Given that many of these invertebrate species may have patchy distributions dependent on rock outcroppings and other local variability, it is invalid to conclude that the affected area is not important. 3 7

Comments on DEISIEIR for ATOC program, p.6

"moment of acoustic transmission." As with other animals, the simple onset of transmission may

70 (xiii) With respect to chinook salmon and possible effects (p. 4-110), regardless of the primary oceanic habitat, salmon approach the coast to enter spawning streams. Therefore, they will be found in the coastal area at some stage (and for an unspecified period of time), transiting from the open ocean to rivers and streams along central California. The final EIS/EIR should consider 77

cifects on depleted salmonid stocks in a more thorough fashion.

(xiv) The nearshore special biological resource areas mentioned in the document also include area. As a result of the presence of motile animals in biological reserves and other special engine animals in biological reserves and other special therein due to ATOC our ATOC our ATOC our ATOC on MARP activities.

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(xv) ATOC and the MMRP are neither 'public service' nor 'industrial' activities, so it is difficult to see why they fall within the intent of PRC Section 30233 (p. 5-8).

(xv) While considerations of global warming are important, the document overstates the potential information to be gained from this experiment. It is unlikely to "help address the problem of local] shoreline erosion" (p. 5-10) or "further the national interest" (p. 5-11). Such hyperbole is (xvii) Page 5-12. "The ATOC program will operate in strict compliance with." what?

(xviii) Page 6-12. The ATOC program will operate in strict compliance with." what?

after 2 years of preliminary experimentation, which is the sole focus for this Draft EIS/EIR.

(xix) Page 6-2. The document oversimplifies and overstates the section on irreversible environmental.

changes. While there is no evidence for massive impacts, it is still inappropriate to state that the protective measures in the proposed protective in the proposed protective measures in the proposed protective will prevent any irreversible harm to marine of small organisms (during equipment deployment on the benthic fauna, through effects on nearby polagic plankton and fish), but the overall effects on marine populations are expected to be negligible according to information provided in the EIS/EIR.

investigation of oceanic variation as related to global climate changes and the study of marine mammal counties. However, we continue to have reservations about the experiment and its potential impact, Related to our concerns, we cannot support the permit application to NMFS taless some of the issues taixed are fully addressed in the Final EIS/FEIR. The concerns we have raised do not mean that we oppose the ATOC program or its aims, the

Thank you for the opportunity to comment on this Draft Environmental Impact Statement/Environmental Impact Report. We look forward to seeing the revised Final EIS/EIR, Yours Sincerely,

Taral.

Director of Science

Krista Hanni

Hilauy Motolman)

Dr. Hilary Feldman Staff Marine Biologist

Jery Gibbons, Chairman, Board of Directors, TMMC Marilyn Cox, Campus Planning Office, UC San Diego Dr. William W. Fox, Jr., Office of Protected Resources, NMFS Michael R. Sherwood, SCLDF cc: Peigin Barrett, Executive Director, TMMC

P.O. Box 378 Moss Landing, CA 95039 (408) 372-0671

Advanced Research Projects Agency Marine Acoustics, Inc. Four Crystal Park, Suite 901 Arlington, Virginia 22202 Mr. Clayton H. Spikes 2345 Crystal Drive

Dear Mr. Spikes,

The Pacific Cetacean Group supports the California Marine Mammal Research Program (MMRP) if the following comments on the Draft EIS/EIR are considered and implemented if possible. 1. Identify people in charge of stopping the ATOC sound transmissions if adverse effects on marine animals occur

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- Specifically outline what MMRP considers adverse effects on marine animals that would stop sound transmission: Identify these effects for each species.
- Considering that prey could be directly affected by the ATOC sound source which could indirectly affect the animals studied in the MMRP, we feel that a prey base study should be included in the research program. Central California is a prime feeding ground for many mammals, turtles, and sea birds inhabiting the area seasonally and year round. Detecting changes in App. California is a prime that behavior, distribution, and abundance of marine animals in relation to the ATOC sound transmissions can only be addressed by looking at the same parameters of their assoicated prey. In addition, altered environmental conditions can elicit a severe a severe red tide bloom or an El Niño, which has been documented to change prey availability, thus affecting marine
- 4. Focus field behavioral studies on target species, those that may be most affected by the ATOC sound source. Limit target species to the top two or $I\!-\!6I$ 2
- 5. Conduct the playback experiment in Hawaii before proceeding with the California ATOC source. The situation in Hawaii provides for a better controlled experiement with shore observations and baseline data on *I-Le* humpbacks. Adverse effects would be easier to determine there.. If no adverse effects are noted there, then begin the California ATOC experiment. 3

6. We have over ten years of marine mammal sightings near and around the Pt Sur site. Distribution of animals changes from year to year and is very patchy. The surveys conducted to date are very minimal and inadequate to detect T - b. such patchiness. Also, these surveys only began last year, and conclusions on the presence, absence, or abundance of speicies cannot be based on one

max Sincgrely.

January 30, 1995

Vice President, Pacific Cetacean Group

Representing the Executive Board Members of the Pacific Cetacean Group Daniela M. Feinhotz, President Thomas R. Kieckhefer, Secretary Richard L. Ternullo, Treasurer

To Advanced Person Rogery Delegation of the Saiding Why are no spendary \$55,000,000 on gradient perject, Junded by the Painling perject, Junded by the Painling naway is been and the perject of the ATOC perject on mains life have not been removed anough. This Justing inde offluinds go to sound. This Justing independs of the period and the justing should be period and the justing the period and the justing the court period and the justing the great need for this plan.

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To clayon H. Spikes,

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To Cloyfor H. Spikes

of this great nation of overs, whom so on emphyse of our government you are tound to serve.

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Yours tuly, Chis de Morsello

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January 27, 1995

Marine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive c/o Mr. Clayton H. Spikes Arlington, VA 22202

Dear Mr. Spikes:

I am writing today to express my concern over the proposed ATOC experiments earmarked to be conducted in the national Monterey Bay Sancutary. After reading the Environmental Impact Report as well as other literature published on ATOC, it seems that other alternatives which are less harmful to the fragile marine life are being overlooked. As a result, I have a few questions that I feel need to be answered before the experiment is carried out.

Have locations, other than the Sancutary, been considered? Have other experiments, in particular the one published in the New Scientist Journal Γ - ψ_{Δ} (Winter 1994) that utilizes satellites and has the capability to monitor the \mathcal{L} - f_{Δ} effectively than the ATOC experiment could without the devastating side-effects, been considered? Lastly, why hasn't the possiblity of conducting the experiment at 50 db rather than 190 db (which is significantly more damaging oceans and provide information on temperture fluctuations much more to the marine life) been seriously addressed and explored?

Given the above, I implore you to do everything in your power to reconsider ratifying this dubious experiment until these questions are fully and adequately addressed.

Thank you for your immediate attention to this matter.

Sincerely,

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DEEP OCEAN EXPLORATION AND RESEARCH 12812 SKYLINE BLVD.

OAKLAND, CALIFORNIA 94619

January 30, 1995

31 January, 1995

Advanced Research Projects Agency Marine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Virginia 22202 FAX 703-418-10 42 Clayton H. Spikes

Rolland A. Schmitten National Marine Fisheries Service National Oceanic and Atmospheric Administration Silver Spring, Maryland

Reference:

The Draft Environmental Impact Statement (DBIS) for the California Acoustic Thermometry of Ocean Climate Project (ATOC) and the related Marine Mammal Research Program (MMRP).

Sylvia A. Eatle, former Chief Scientist of NOAA, marine scientist-with field experience in marine mammal research and chairman of two informal workshops convened in 1994 to bring together ATOC researchers and those concerned about the environmental impact of the project:

Comments:

During the past year, I have listened to scientists and other interested individuals describe their concerns about the effects of the ATOC project on marine life generally and marine mammals in particular. The remarks that follow are derived in part from discussions during two day-long "workshops" concerning ATOC in 1994

behavior of marine organisms, although it is not clear what the magnitude of that influence will be, nor is there agreement on the best methods for finding out. Because of the uncertainties, the toughest question to be resolved seems to be whether or not the risks involved can be justified in the search for answers to questions of critical t seems obvious that the proposed research will, in fact, have some impact on the importance to the future of mankind -- and of life in the sea.

ecosystems already modified by recent human activities ranging from overfishing to various kinds of pollution including high levels of "noise pollution" generated by ship traffic and other sources. I am also concerned about the appearance as well as the fact of conducting research that may not be wholly benign in an area specifically set aside for I share with many others deep concerns about adding additional stresses to ocean protection as marine sanctuaries.

planets as a whole is lack of knowledge and the profound mistakes in judgment that result from ignorance. Therefore, I believe it is important to try to resolve the problems associated with ATOC, if possible, and find ways to fill the enormous gaps in understanding the nature of the ocean and the effects of human activity on marine life. Some of the uncertainties about the nature of planetary temperature may be resolved by the proposed ATOC research and new insight about the impact of noise on marine life is likely to be derived from the proposed MMRR. While many have questioned the protocols and the likelihood of success of the ATOC research and the MMRR, there is general agreement that the scientists involved are of the highest calibre in their respective disciplines. It seems likely that if anyone can extract meaningful results from the research proposed, they can. However, I am convinced that the greatest threat to the health of the oceans and to the

7-46 Criticisms have been raised concerning time and funding requirements, as well as other aspects of the proposed studies, but some of the most serious questions relate to the location of the sound sources within protected areas. Much of the criticism would likely be softened by focussing only the MMRP in areas where marine manmals are concentrated, i.e., even within the sanctuaries, but moving the source for the long-term ATOC Project outside, and to seek sites where there are known to be few marine mammals or other species notably sensitive to noise.

Whatever is decided, caution is clearly needed and there should be protocols in place for discontinuing activities that appear to be causing problems -- even without definitive proof of damage. Despite the genuine worry that usw and significant sounds in the sea 2 will have undestrable, even lethal impacts on certain creatures, in may well be that more damaging than the effects of the ATOC Project and the MMRP is the ignorance that will continue it such research is not conducted. With or without these projects, the volume of noise in the sea is likely to increase significantly. It is vital that better understanding be the human future.

Sylvie St. Earle Sylvia A. Earle

TORRI JON ESTRADA

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5392 Miles Avenue #4 Oakland, CA 94618

January 31, 1995

VIA FAX AND U.S. MAIL

Advanced Research Projects Agency C/O Clayton H. Spikes Marine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Virginia 22202 Comments on the Draft Environmental Impact Statement/Environmental Impact Report for the California Acoustic Thermometry of Ocean Climate Project Re:

Dear Mr. Spikes:

I submit the following comments below on the Draft Environmental Impact Statement/Environmental Impact Statement/Environmental Impact Report Climate Project (Arrof) and its associated Marine Mammal Research Project (MMRP). The comments provided are on my own behalf and in no way represent the views of the Sierra club Legal Defense Fund or any of the organizations of the coalition that the Sierra Club Legal Defense Club Legal Defense

Section 1 - Introduction, Purpose, and Need for Action

ATOC Permitting (p. 1-1)

Scripps hopes to obtain a scientific research permit (SRP) incidentally take a small number of marine mammals for its proposed ATOC project. Scripps feels that the ATOC project qualifies as Level B' harassment and thus does not require a

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level B harassment is defined as having "the potential to causing disturb a marine mammal or marine mammal stock in the wild by to, migration of behavior patterns, including, but not limited to, migration, breathing, nursing, feeding, breeding, or sheltering." In comparison, Level A harassment is defined as

is As discussed on page 1-1 of the DEIS/R, NMFS wre research on the impacts of low frequency fearful that future research on the impacts of low frequenound on marine mammals may be discouraged by requiring incidental take permits.

Heligart, have expressed concern over what permit(s) would be applicable to ATOC. Because of the effects of ATOC transmissions may in some instances qualify as Level A harassment. ATOC is not marine mammal research, but rather addresses global climate change and ocean temperature monitoring. In contrast to NMFS' concern of setting a burdensome precedent for marine mammal research, a precedent could be established that would allow for takes of marine animals for any research experiment as long as marine mammalogists are monitoring it. A review of the DEIS/R confirms that at best, the HRRP is a mitigation measure and not purely scientific research almed at addressing impacts of low frequency sound on marine animals. Thus, ATOC with its currently designed HMRP does not qualify for an SRP. Many commenters, including Drs. Hal Whitehead and Lindy

Purpose and Need of Aroc (p. 1-4) 7

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What is the proposed purpose of ATOC? There are many different and sometimes conflicting purposes for ATOC. One of the stated purposes seems to emphasize the validation of global climate computer models, while the other stresses the application of experimental results for a long-term global program:

Page ES-1: "Measuring average ocean temperatures is necessary to validate global climate computer models"

use acoustic signals in the sea's deep sound channel to provide precise measurements of temperature on an ocean basin scale" "ATOC is a basin-scale research effort to Page 1-4:

Page 1-7: "To prove the feasibility of the acoustic thermometry technique for future global ocean climate monitoring.

"Obtain early baseline data on transmission times in Pacific pathways to compare with data that may be obtained in a follow-on global program Page 1-21:

Page 1-22: "Determine the constraints they [occanographic factors such as tidal, internal wave fields, and mesoscale variations] impose on the design of a future [conceptual] ocean monitoring system."

having "the potential to injure a marine mammal or marine mammal stock in the wild,"

Page 1-22: "To resolve questions about gyre and basin ambient processes and long path propagation which could affect the design of a global network"

future, global ocean movitoring networks. Scripps has led the public to believe that this project is a short-term, feasibility project with the aim to validate global climate change computer project with the aim to validate global climate change computer models. However, documents submitted by Aroc to NNFS and ARPA have repeatedly made reference to plans for long-term, global Throughout the DEIS/R there has been no discussion of ocean monitoring networks.

validating global climate computer models, then its analysis should be aimed at justifying the minimum sound transmissions required to reach its objectives. However, if ATOC is a long-term project with many components and has implications for long-term impacts, then long-term impacts to marine resources should be analyzed and weighed against the benefits of the project(s). If ATOC is in fact a two-year, feasibility project aimed at

Purpose and Need for MMRP (p. 1-4)

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DEIS/R, Scripps has conflicting purposes for the MARP. One purpose for the MARP is to "evaluate the potential effects of the proposed source transmissions on marine mammals" while the other is to conduct valid, scientific research to "broaden the information base" on the effects of low frequency sound on marine mammals. The purpose should be stated clearly and concisely in this section as well as Appendix C. See "Appendix C" comments for more detailed comments on the MARP. Throughout the What is the proposed purpose of the MMRP?

Previous Ocean Climate Research (p. 1-11)

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The DEIS/R summarily dismisses the use of XBT's because they "take many weeks to complete and are rarely repeated." The DEIS/R should provide a detailed analysis including feasibility and costs. Similarly, the DEIS/R asserts that the 24 degrees North temperature measurements are very costly and time consuming. The DEIS/R should at least give references to these "costs" and discuss them more comprehensively so that they can be compared to the "costs" of the proposed ATOC project. Heard Island Feasibility Test, there were observed adverse impacts of the sound transmissions on marine animals (see Anne Bowles, "Relative Abundance and Behavior of Marine Hammals Exposed to Transmissions from the Heard Island Feasibility Test," in The Journal of the Acquistical Society of America, Volume 96, No. 4, October 1994). In addition, Walter Munk, in another article in the same issue (see pages 2330-2342) states that is important to emphasize that acoustic thermometry addresses the issue of measuring climatic change in the oceans; it does not tell us anything about the underlying causes and about the

references to or citations of previous work or research in scientific publications to support the scientific basis of ATOC. The proponents have not made any attempt to justify the scientific basis of relating basin-scale averaged deep ocean temperature to global warming. The DEIS/R should provide a detailed discussion of models, research, and other evidence to support the conclusion that data from an initial two years of To date, there have not been any transmissions can realistically meet the goals of ATOC the atmosphere."

Subsea Listening System (p. 1-17) ů.

According to Dr. Hal Whitehead, listening arrays used to detect, locate, and track vocalizing whales and dolphins (like ψ the horizontal and vertical line arrays proposed by ATCC) do not $\mathcal T\mathcal C$ provide reliable acoustic location coverage to 40 km from the array as is suggested by the DEIS/R. The work cited for this assertion (Frankel, unpub., 1991) actually discusses a range of

Programmatic RIS/R and Long-Term ATOC Program (p. 1-20) ٠.

programmatic EIS/R on the complete, long-term global monitoring system by stating that the ATOC project is experimental, subject to uncertainties about its ability to detect ocean olimine to uncertainties about its ability to detect ocean olimine to uncertainties about its ability to detect ocean olimine without analysis of the results of an experimental phase (i.e. without analysis of the results of an experimental phase (i.e. phans for a long-term peogram are "speculative," much literature included in the DEIS/R (see comment #2 and attached portion of SCLDF's May 14, 1994 Comments on SRP 557 and 557A) has alluded to plans for a long-term, global monitoring system if there are no problems with stability, internal waves, acoustic propagation limits, or ocean boundary scattering. Scripps rejects the need for the preparation of a

(2), and 1508.28 (b)) require a programmatic EIS and thering to eliminate repetitive discussions of the same issues and to focus on the actual issue(s) rips for decision. Despite the alleged differences between the Raual and Pt. Sur sites (i.e. research programs and environmental setting), they and all of the currently proposed ATOC programs (including Raual, GAMOT, various Navy SOSUS arrays and receivers, playback studies, array installations, etc) which have relevant similarities (1.e. common timing, alternatives, impacts, methods of implementation, media, or subject matter) should be reviewed within one, programmatic EIS. This approach would facilitate the discussion of the relevant issue at hand: IS ATOC as proposed necessary for global climate change monitoring efforts? Do the environmental impacts NEPA regulations (see 40 CFR 1500.4 (1), 1502.4 (a) & (c) outweigh the possible benefits of the project?

Issues to Be Resolved by ATOC (p. 1-20)

on marine animals, including those to mammals and fish, should be accomplished before ATOC transmissions are deemed "safe" or "less than significant." The DEIS/R in Section 4 infers the significance and likelihood of impacts from incomplete need to resolve important acoustical issues is understandable, it is important to place the unresolved issues with respect to marine animals at the forefront. Resolution of the uncertainties concerning the impacts of low frequency sound While ATOC's Information

diverse impacts the overall costs are not exorbitant" shall be included in the EIS. A well designed WHRP could provide needed information on the impacts of low frequency sound like the ATOC source for a rather inexorbitant amount of money. Reasonably foreseable impacts include those which may have catastrophic consequences, even if their probability of occurrence is low, provided that the analysis of the impacts is supported by credible scientific evidence. There is much scientific evidence to show the probability of reasonably foreseable adverse impacts being realized by the project. However, the DEIS/R are silent "information relevant to reasonably foreseeable significant adverse impacts" and "essential to a reasoned choice among NEPA regulations (see 40 CFR 1502.22 (a)) reguire that with respect to this issue.

Section 2 - Alternatives Including the Proposed Action

Alternatives Considered and Rationale (p. 2-1) . œ

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The last paragraph of section 2.2 suggests that Scripps will5c. not evaluate, at least qualitatively, other oceanic temperature 2.2.8 measuring techniques in comparison to ATOC. Why are other alternatives not fully discussed and evaluated? Are they not viable alternatives that meet the objectives of the program? If they do not meet the objectives of the program? If they do not meet the objectives of the DEIS/R should explain why.

Sound Fields (p. 2-6) ø,

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that revised sound field estimates were based upon FEPE acoustic performance prediction model values (Fig. 2.2.1.2-5), the reader is asked to compare these figures to reveal that earlier sound field estimates were overestimated. These two figures cannot be so simply compared because they are in different units. estimations used in the original SRP application were based upon spherical and cylindrical spreading models (Fig. 2.2.1.2-5) and After explaining that calculations of the sound field

Alternate Project Site (p. 2-14) 10.

The second factor cited for project site evaluation compares The Atlantic is disqualified the Atlantic and Pacific Oceans.

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because the mid-Atlantic ridge would "complicate" ATOC feasibility investigations and "limit" the ranges over which the ATOC concept could be tested. The DEIS/R should explain how the Mid-Atlantic ridge "complicates" investigations and "limits" the tranges of ATOC. Simply stating that it is so does not provide the reader with an analysis.

The fourth factor cited for project site evaluation is the need for at least two sources to "provide a greater number of acoustic pathways." This statement is very unclear. How many ecoustic pathways are needed? How many sources would produce the desired number of acoustic pathways? Is there a need for more than two sources? How does the number of existing subsea number of acoustic pathways, and, in turn, determine the number of sources needed? The DEIS/R must more clearly state the number of sources needed? The DEIS/R must more clearly state the acasening behind this fourth factor and discuss how each alternative meets it with respect to the availability of acoustic pathways.

11. Site Survey (p. 2-17)

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This section mentions the need for a sound source site with an unobstructed 360 degree view. Seamounts are generally ruled out because their rounds peaks do not provide for a 360 degree view. However, from a review of the description of the sound source, it seems that the two sources do not have a view greater than 180 degrees. Please reconcile this contradiction in your siting criteria and reasoning. Also, a "full range" of potential eastern Pacific source locations were evaluated against the stated criteria. The DEIS/R does not provide the analysis and evaluation of these sites and how the remaining six sites compare to them. Please provide more specificity with regard to the other sites.

12. Moored Autonomous Source (p. 2-38)

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provides some very clear advantages over a stationary source.

Most notably, it could be placed in areas of low marine animal activity and reduce the possibility of adverse effects on marine mored autonomous sources that make them technically feasible, are there additional sites that could be evaluated? Are there many more sites amenable to the moored autonomous source state and not pathways and which would take advantage of available subsea listening arrays? Could the deployment of moored autonomous sources reduce the need to propagate sound over large distances? Because of their siting floxibility, could not more autonomous sources be placed in such a manner as to resolve issues of local and regional oceanic variability? If so, these issues should be The moored autonomous source, as recognized in the DEIS/R, to a stationary source which would provide for more acoustic explored in the DEIS/R

Restricted Source Transmission Times (p. 2-41)

restricting sound transmissions times by season." However, in the preceding paragraph, scientific evidence shows that we generally know when species vulnerable to ATOC sound transmissions are present; further, it is quite possible to monitor for their presence and to restrict transmissions no scientific basis for The DEIS/R states that "there is accordingly.

14. Frequency (p. 2-43)

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This section explains the benefits of using a frequency of 75 Hz, namely, it is near the center of the spectrum of deep ocean ambient shipping noise and would not significantly overlap with the frequencies used by whales. However, if is unknown how significant to the whales such overlap in frequencies may be is quite possible that the overlapped frequencies in sounds may be the most important to some species. Although use of lower or higher frequencies may result in increased impacts, a much lower frequency (such as less than 5 Hz) is much less likely to impact whales (see Comments of Dr. Lindy Weilgart).

15. Alternatives 7-11 (pp. 2-46 thru 2-51)

alternatives, without the possible contributions of ATOC, could the walidate global climate change models. Could other techniques of measuring ocean temperature achieve the same results as ATOC — to validate the computer model and increase $I.5\omega$ our understanding of climate change? Alternative technologies for measuring ocean temperature are summarily dismissed without would be beneficial for the DEIS/R to discuss how these adequate discussion and evaluation.

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General Discussion of Alternatives Analysis 16.

biased. As noted in the comments provided above, many potentially feasible alternative sites and ocean temperature measurement techniques are either not discussed and analyzed or I.52 are simply incorporated as part of the Aroc program (see comments #8, #11-#13, and #15). As discussed below, the foundation for the analysis of alternative sites is fundamentally flawed, leads to the conclusion that Aroc siting criteria should be delinked The discussion and analysis of alternatives is simply from those required for marine mammal research. 77

When one reviews Table 2.4-1, it is quite clear that if MMRP criteria are set aside, all of the proposed alternatives become quite comparable in terms of ATOC criteria. The assumption that the:DEIS/R uses to frame its analysis of alternatives, namely that a site is needed for both the MMRP and ATOC components of the program, is inherently flawed. If the DEIS/R were to use an alternative foundation for its analysis -- that portions or the entire MMRP program could be sited in a different area than the

potentially with extremely reduced environmental consequences. Additionally, other alternative techniques which may have environmental benefits (i.e. moored autonomous sources) become more feasible because the ATOC siting criteria are not restricted by HARP criteria. The germane analysis would be to find a site that best meets ATOC siting criteria with the least environmental program -- many more potential sites for ATOC are possible, impact. The MARP objectives of detecting and evaluating effects of ATOC sound source transmissions on marine life and identification of mitigation measures to avoid potential disruption of behavior would not be needed if ATOC were sited in a area with extremely low densities of marine life. However, the objective of researching the potential effects of low frequency sound (similar to ATOC sources) on marine animals could still be pursued, even in a biologically rich area. The use of non-ATOC sources, such as mobile sources and hydrophones, would significantly increase the statistical power of any marine mammal research and optimize MARP siting criteria, yst would not be restricted to using the frequency range and sound levels of the ATOC source and its research using mobile sources was by the ATOC source and its research using mobile sources was by the ATOC Advisory Board throughout its meetings in 1994.

Section 3 - Affected Environment

17. Table 3.3.1-1 (p. 3-17)

Are the population estimates in the table corrected for diving animals missed during surveys? Numbers of sperm and beaked whales will be seriously underestimated if these numbers $T\mathcal{C}$ have not been corrected (gag Comments of Dr. Hal Whitehead). Also, notes 8-12 are missing from the table.

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18. Marine Mammals (p. 3-20)

Recent scientific evidence suggests that sperm whales do not whales seasonal migrations. Dr. Whitchcad states that if sperm whales are in the ATOC project area, they are using it for feeding. (<u>see</u> Comments of Dr. Hal Whitchcad).

Beaked Whales (p. 3-28) 19.

There is very little information pertaining to the number and distribution of beaked whales near the project area. This may be due to a number of factors, including scarcity of information and difficulty in locating them. Scott Benson, a member of the Heard Island marine mammal team, Suggested in his March 4th, 1994 comments that the MMRP should consider monitoring deep diving beaked whales, possibly Baird's beaked whale. Dr. Benson believes that once located, Baird's would be easy to track. The southern bottlenose whale, a cousin of Baird's beaked whale, may have been adversely affected by sound transmissions at

after the transmissions began decreased. Thus, beaked whales are likely to be a good indicator of adverse effects from the ATOC sound transmissions. Heard Island since the frequency of sightings of this animal

20. Threatened and Endangered Fish (p. 3-59)

There has been a precipitous decline from historic levels in Pacific salmonids, as documented by a report published by the American Fisheries Society in 1991 (W. Nehlsen, et al. Pacific Salmon at the Crossroads: Stocks at Risk from California, Oregon, Idaho, and Washington. Fisheries 16(2):4-21). As a result, the coho (silver) salmon and steelhead (rainbow trout) were petitioned for listing as endangered species in October, 1993 and February, 1994, respectively. Both petitions were found to have considerable merit and it is likely that these fish will be listed as threatened or endangered within the next month or two in significant portions of their range, including the Central Coast of California. The DEIS/R should note this status and provide background information concerning these salmonids.

Section 4 - Environmental Consequences

21. Table 4.1-1 (pp. 4-2 thru 4-8)

The presumption that impacts to mysticetes, odontocetes, pinnipeds, sea turtles, fisheries, and invertebrates will be either "less than significant" or "not significant" because of the lack of information, the patchy distribution of the species, and the unlikeliness of significant exposure is simply unfounded. CEQA regulations, as stated on page 4-1, require that evaluation of impacts be based on scientific and factual data. Available scientific data and factual information indicate that there very well may be adverse impacts from an ATOC related sound source; less than significant impacts should not be presumed in the DEIS/R until they are proven to be correct (i.e. the goal of the

Information from the Heard Island Feasibility Test (gge Bowles 1994) would suggest that impacts from an ATOC sound source will have adverse impacts on many species; yet, the DEIS/R downplays the significance of these impacts. And, the conclusion that a 5-minute sound ramp-up procedure and limited duty cycle would mitigate potential impacts is unfounded and yet to be proven. Lastly, to state that there is no information on the impacts of noise on salmonids is incredible. There are numerous studies and experiments being conducted in the United States to ascertain the response of salmonids to low frequency sound and their ability to hear at these low frequencies. For example, low frequency sound is currently being used in the Bay-Deita to direct whiter-run chinook salmon and steelhead (both species of considerable concern) away from pumping facilities and agricultural diversions. The statement on p. 4-96 directly contradicts the conclusions drawn about the impacts to fish

any one time [by the ATOC source] may be small, over a long period of time, the proportion of fish in a population exposed [perhaps multiple exposures to the same fish] to the source could be relatively large." "although the number of fish affected species in Table 4.1-1:

Noise (p. 4-11)

70 level in the immediate vicinity of the ATOC source will be less than "significant" is rather meaningless because there is no definition of what a significant increase may be. If embient noise levels in the oceans are currently having adverse impacts on maxine animals, it is possible that slight increases above this level (5 dB or greater) may be not significant. The conclusion that increases in the average ambient noise

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Permanent Threshold Shift (p. 4-13) 23.

App. C The DEIS/R expects that based on available data, no PTS's are expected to occur. The project proponent should provide monitoring to assure that PTS's are actually not occurring.

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24. Behavioral Disruption and Habituation (p. 4-13)

70 sounds can only be detected through sophisticated statistical analysis. In reality, many subtle and less subtle changes in behavior due to Aroc sounds will not be detected at all despite the use of sophisticated statistical analyses. Further, to state that behavioral changes generally are detected at sound intensities higher than the levels at which the sounds would be barely detected is a gross simplification. It is misleading to state that behavioral changes from

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For many of the potentially affected species, as the DEIS/R admits, we do not know what levels are barely detectable and it is likely that only the most gross behavioral changes will actually be detected. Lastly, the DEIS/R correctly states that $L^{\mathcal{M}_{\mathcal{A}}}$ habituation to sound by marine animals does not mean they are not affected by the sound; it is quite possible that marine animals may be forced to stay in an ensonified area and could become may be forced as a result. Thus, it is difficult to tell whether becoming "less sensitive" to sound is beneficial or detrimental. 23

25. Scientific Uncertainty (p. 4-15)

The DEIS/R correctly states that NEPA regulations require that if there is incomplete or unavailable information regarding $\tau_{\mathcal{L}}$ reasonably foreseable significant adverse impacts and that information is essential to a reasoned choice among alternatives $S_{\mathcal{L}}\mathcal{L}$ and the overall costs of obtaining it are not exorbitant, information is to be obtained and included in the EIS/R for consideration. The DEIS/R does not provide any discussion of what information gathering may be prudent before finalizing the

EIS/R or if any of the information would be too costly to obtain.

MMRP will resolve. However, the lack of important information with respect to the impacts of low frequency, not necessarily ATOC sound levels, seems to necessitate some information gathering before impacts can be accurately assessed in the DEIS/R. The presumption is that there are some uncertainties which the

the DEIS/R and underscore the fact that the paucity of information concerning the effects of low frequency sound cannot reasonably be used to determine that those effects are likely to be non-existent or less than significant. Some examples of inherent contradictions are illustrative: Inherent contradictions are numerous within this section of

available information on subsea noise and its biological impact ranges from incomplete to nonexistent, depending on the species being considered." However, the proponents are quick to conclude in the next paragraph that "the ATOC project and the MRRP are not biological resources."

to human-made noise between and within marine mammal species and lack of information about the consequences of short-term disruptions on marine mammals, make it difficult to define the critoria of their responsivences and to assess the consequences of the disruption in their natural activities." Yet, at the end of the section, the proponents conclude that "this potential impact is believed to be less than significant."

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illustrates the level of understanding of the effects of ATOC sounds on mysticetes ("uncertain") and how unfounded conclusions ${\cal TC}$ of "no acute responses [are] expected" really are. 76

The DEIS/R in this section presumes that sound levels of 150 However, ATOC's Scientific Advisory Board (as well as NRC's report "Low-Frequency Sound and Martine Mammals") notes that ATOC's assumption that hearing damage will not occur if received levels at equal or below 150 dB may or may not be true. Therefore, evaluation of impacts based on the 150 dB threshold assumption may range from overestimation of impact to severe Specifically, the NRC underestimation of impact. It would be more prudent to test target species at lower levels of sound rather than potentially place a large number of species at risk of hearing damage using sound levels equal to or exceeding 150 dB. Specifically, the NR report calls for the testing of the 120 dB threshold. 27

Further, the statement that many small animals, including invertebrates, provide no measurable indication of hearing

perception or acoustic impact is erroneous. Other measures, including reproductive output, have been used in the past to measure such impacts (as described, for example, on page 4-102 of $7\mathcal{C}$ the DEIS/R for shrimp, a small invertebrate).

Potential Direct and Indirect Effects on Mysticetes

The statement that mysticetes' maximum residence time within the general area of the project site is less than 24 hours is erroneous. Dr. Hal Whitehead provides examples of mysticetes spending periods of weaks or more in a small area if there is food available. Dr. Whitehead states that one cannot estimate whitehead). This information on residence times also has relevance to the livelihood of mysticetes staying within the 120 available, individual whales may opt to stay in the region, thereby being impacted by sound transmissions).

27. Potential for Auditory Effects (p. 4-19)

This section uses a number of unsubstantiated assumptions correctly characterize the likelihood of adverse effects of the ATOC sound source. Most importantly, the DEIS/R relies upon estimates of Dr. Ketten that a sound must be 80 dB over the hearing threshold of an animal, at a given frequency, to produce hearing threshold shift. Simply, there is no data on marine C contradicts the 80 dB figure: "We have some evidence that a semimption. In fact, page 30 of Appendix broadband noise at levels approximating 25-40 dB above threshold that the sound must be louder TrS in air." Again, the DEIS/R assumes number is based on a hearing threshold of 70 dB (i.e. 150-80= 70 that this may or may not be true.

Underwater audiograms for odontocetes presented in Figure 0r. Lindy Wellgart indicate that threshold levels are as low as 10-40 dB at peak sensitivity. Dr. Wellgart states that the 30-40 dB at peak sensitivity. Dr. Wellgart states that the average threshold for marine mammals is around the 40-50 dB assuming that the 80 dB flgure is correct to calculate levels for is too high to calculate levels of TTS, TTS could be occurring at only 120 dB. If the 80 dB flgure conservative figure for the purposes of this research), TTS or The calculate levels of this research), TTS or Therefore, the calculation for the zone in which animals could suffer hearing the zone in which animals could suffer hearing loss could be seriously underestimated. For example, instead of a radius of 178 m around the source, animals as far away as 40 km or more could be suffering hearing damage. Obviously, this would change the DEIS/R's conclusions of minimal

impact on various species.

Potential Behavior Disruption (p. 4-27) 28.

In citing Richardson, et al. (1991), the DEIS/R admits that there may be long-term impacts due to "ongoing stress while in that area [sound source]." Yet, such effects as psychological and physiological stress are not addressed, monitored, or factored into conclusions concerning impacts. And, as stated on E/2b page 4-30, "physiological reactions, such as elevated heart rate, may occur even in the absence of overt behavioral responses." The project neither attempts to monitor for such impacts nor incorporates this information into its evaluation of impacts; they are simply classified as "unknown."

29. Potential for Habituation (p. 4-28)

The DEIS/R rates the impacts associated with habituation as other scientific information dos not support this conclusion. Specifically, the NRC raport on page 66-67 states that "Hearing loss induced by exposure to intense sound is painless, so the creation of an exposure-induced loss does not produce a concomitant motivation to avoid that high-level sound in the future in the exposed animal. Thus, were there behavioral resenter regions having dangerously high sound levels, thereby risking additional hearing loss." The NRC report and other studies suggest that this situation is not uncommon and could likely adversely impact marine animals.

30. Potential for Masking (p. 4-31)

mammals (i.e. they may be significant for some species), the DEIS/R presumes that all of the potential effects from masking will be less than significant. Again, scientific information (Payne and Webb, 1971) indicates there may very likely be adverse b, c impacts from masking associated with ATOC sound transmissions. To presume that impacts are less than significant because of the lack of conclusive data is not logical, reasonable, or remotely protective of marine mammals likely to be affected by masking. Despite the uncertainty of the effects of masking on marine

31. Potential for Indirect Effects (p. 4-32)

Although it is stated the impacts of intense sounds (i.e. 165 dB) on primary food species of marine mammals is unknown, the two studies cited, Banner and Hayt (1973) and Lagardere (1982), found detrimental effects to the food chain at levels of only 105-120 dB and 100-130 dB, respectively.

Potential Direct and Indirect Effects on Odontocetes

As noted earlier, individual odontocetes will often spend periods of weeks or more in a small area if there is food available. (geg Comments of Dr. Hal Whitehead).

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Potential for Auditory Effects (p. 4-50)

The calculation of the statistical probability of a sperm whals being exposed to the 150 dB sound field during the two-year period is erroneous. Correcting for animals at depth during surveys, the actual density of sperm whales in the study area is 70 4/1000 sq. km. Thus, the estimate of the mean number of sperm I-qc transmissions would be 1.3, not less than 0.01 as stated in the DEIS/R. (Egg Comments of Dr. Hal Whitehead for actual calculations)

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The Bowles et al. (1994) study of the effects of Heard Island sound transmissions on marine mammals indicates that there was a measurable impact on sperm and pilot whales. Further, hourglass dolphins could have been impacted as well if on einterprets their frequent surfacing as responses to avoid higher sound levels at depth. As noted on page 4-74, sea turties are known to have the same response. The DEIS/R's conclusion that impacts of ATOC sound transmissions would be minimal in light of this information is unfounded. It has not been proven that the proposed duty cycle and power level will mitigate these impacts. 36

34. Summary and Conclusions (p. 4-56)

7 The third paragraph confusingly discusses Kauai and Hawaiian waters with respect to sperm whales. This mistake should be corrected and the conclusions re-evaluated if the information relevant to Pt. Sur is different for sperm whales and other odontocetes. 37

in increased close encounters by sperm whales due to their diving behavior is misleading. Moored autonomous sources could be placed in regions with almost no sperm and beaked whales, thereby significantly reducing encounters with sperm and beaked whales. conclusion that a moored autonomous source could result 38

35. Potential for Physical Auditory Effects (p. 4-63)

Again, the conclusion that for a TTS to occur in an animal it must be able to hear signals below 90 Hz (maximum frequency of the ATOC coded sound signal) and have hearing sensitivity below 70 dB assumes that TTS would occur only if received levels are greater than 80 dB above the absolute threshold for a particular animal. Schusterman (1994) observed a TTS in air at 100 Hz from a noise of average sound level of 85-90 dB (air standard). If one uses the air/water sound level conversion factor in the NRC's 30

report (26 dB), this converts to only 111-116 dB in water. Thus, the 150 dB figure repeatedly used in the DEIS/R may be too high, thereby underestimating the impact to marine animals.

Potential for Physical Auditory Effects (p. 4-74) 36.

61.6 TC Although the average dive depth of leatherbacks is only (meters, this does not mean that its maximum dive depths (1300 meters) are not performed and are not essential. 39

Potential for Indirect Effects (p. 4-77)

72 There is evidence to support the conclusion that there are negative effects of sound on coastal algae, seagrasses, and other sea plants (seg Woodlist, C.B. et al. 1969. Effect of Random Noise on Plant Growth. J. Acoust. Soc. Amer. 46(2) 481-482). The DEIS/R should cite any information supporting its conclusion. 3

38. Fish (p. 4-81)

#

Fish are also important prey for mysticetes.

75

Hearing Capabilities and Sound Production in Fish (p. 4-89) 39.

75 Despite the lack of documentation of the adverse effects of species, many other studies indicate that there are responses from fish species at levels as low as 160 dB (geg page 4-91). Banner and Hyatt (1971) actually documented ambient noise levels and the levels at which fish eggs and larvae were exposed to were only 105-120 dB. Does Hasting's safe zone apply to fry and larval fish as well? Is so, there may be more than just a "few" fish in the potential hazard zone. 4

Potential for Physical Auditory or Behavioral Effects (p. 4-102) 40.

7 In the second to the last paragraph, an upper estimate for shrimp production. If one uses the lower estimate (75 db versus 90 dB), a level of 105 db could potentially affect shrimp production. This would enlarge the area affected considerably. And, a five minute ramp-up period would likely provide little help for invertebrates that move slowly and may be unable to avoid sound transmission impacts. 2

Section 5 - Consistency with Requirements, Plans and Policies

Steller Sea Lion Final Recovery Plan

The benefits that the MMRP will provide for Steller sea lions is limited to providing information on seasonal presence/absence and relative sighting densities in the project #

Objective 1 (seasonal use patterns), Objective 3 (non-rookery focused surveys), and objective 5 (dead animal and stranding information). Although Steller sea lion recovery objectives do, contribute the information desired in the MRP does not example, the MRRP will contribute limited spatial and temporal information regarding seasonal use patterns in the project withouter the information desired in the Recovery plan. For information regarding seasonal use patterns in the project MRRP will not provide any of the desired information outlined surveys of animals encountered within the project area, objective 3 states that site-specific information on rookeries (Pt. Sur is related to mortality and strandings confined to the project area (Objective 5).

The DEES/R states that neither ATOC transmissions nor the determination is based solely on the Steller sea lion; this and the significant distance of the ATOC sound source from the employ the Steller sea lion as an target specie; thus, it will survey data indicates that Steller sea lion as an target species; thus, it will survey data indicates that Steller sea lions are present in the sea, possibly for feeding and other activities. There are no activities will not impact the Steller sea lions are present in the activities will not impact the Steller sea lion. And, as stated breading area and useable habitet for the Steller sea lion. And, as stated breading area and useable habitet for the Steller sea lion in the Recovery Plan, the Ano Nuevo rookery is the largest california (although it was declined steller sea lion in few years). This rookery may be of the utmost importance for the fact that the population seems to be shifting northward, that the farallon Island rookery is expected to case as a viable breading any activities that could disturb breading, feeding, and other not be viewed lightly. In conclusion, the WARP will provide some not address many of the issues needing insolution for the alimal's recovery and does not specifically monitor or research for seal not for potential, yet unexpected, impacts on vital

42. Northern Right Whale Final Recovery Plan

44

of this species. Therefore, recovery efforts are fairly limited and lack adequate information. The MMR will be able to provide spatial and temporally limited data on presence/absence of these limited in terms of significantly contributing to needed information concerning population size, essential habitats, and Very little is known about the Northern Pacific population

potential conflicts with vessels. Since the MRP will not be targeting this species for research and behavioral observation, ATOC sound transmissions and research activities could be precluding the use of essential habitat, such as the Sanctuary, and altering the normal behavior of these animals for foreging and other biologically important activities.

43. Grey Whale Research and Monitoring Plan

The MMRP will provide limited spatial and temporal information concerning presence/absence and mortality/stranding of grey whales in the project area. However, as detailed in comment #44b below, the DEIS/R downplays the potential impacts of ATOC sound transmissions on this whale species. Figure 2.2.1.2-1 ATOC sound transmissions on this whale species. Pigure 2.2.1.2-1 ATOC sound transmissions could produce received sound levels in known areas of shoreline migration routes of the grey whale that known areas of shoreline migration routes of the grey whales exhibit avoidance behavior to continuous sound of 120 dB or higher. Further, noise that overlaps with calling frequencies also influence other behavior, causing, for example, interference with socialization, reproduction, and communication.

When written, the Plan did not expect any new significant anthropogenic sound that would produce long-term and recurring impacts on local habitats. The ATOC sound transmissions are an and migration route for grey whales. Yet, grey whales are not a interesting to note that oil and passed on the man habitat target species nor the subject of monitoring in the MMRP. It is interesting to note that oil and gas exploration operations along from NOAA due to the likelihood of noise impacts on critical habitat for the grey whale.

Harine Mammal Research Project, Appendix C

ő stated objective to "assess potential effects of ATOC signals the distribution, ecology and behavior of marine animals" and fails to address key issues with respect to impacts on marine mammals for the following reasons:

44. Target Species

Atthough most likely to be adversely affected by in the MMRP. Various commenters, including esteemed marine species mammalogists, consider the sperm whale to be a very sensitive species that has a high likelihood of both being in the vicinity possibly above its hearing threshold. At the very least, sperm whales should be carefully monitored so as to insure that they are not adversely affected by sound transmissions.

Weilgart and Peter Tyack, have expressed their concern that FEDE calculations of the zone of influence indicate that received levels near 120 dB may occur within the shoreline migrations routes of these species. Adain, since there are many grey whales that travel near the project area, there should be at the very least monitoring of these species to assure that received sound Grey whales are similarly absent as a target species in the MMRP. Many commenters, including Drs. Lindy levels are not adversely impacting the species.

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signal strength of the acoustic castering field to collect "Information" on fish and krill during and after ATOC transmissions in the Pilot Study pariod. Although the "Information" collected is not defined in the protocol, one can assume that the information is largely related to their relative Thora is no martion of collecting baseline information on distribution, abundance, or behavior to use as control data. In addition, there is no proposed research to test the ways in which fish, krill, squids, and other important members of the food chain respond to human-induced sounds like ATOC or if chronic and acute effects are being experienced by them. CEQA Mitigation Heasure 10-1 would monitor fish stocks for increased predation; is predation the only likely product of adverse effects of low frequency sound on fish and other previse species? Research and long-term monitoring need to be expanded to assure that the fish and other species? ATOC sound source will be less than significant, especially in light of the fact the this determination of impact is not precise and limited by the proponents "general lack of available measured data of the effects of low frequency sound." The MMRP will record the depth and back scatter affected and to validate the assumption that impacts from the

43

These efforts Iba, observe apparent populations of marine animals in the project area before, during, and after ATOC transmissions. These efforts are limited to the predetermined confines of the project area. How will researchers detect, observe, and monitor distant marine animals avoiding the project and sound source area? What about those that are not at the surface, but at depth? And, those that cannot be acoustically tracked because they are not vocalizing? The MMRP is ambitious in that it proposes to

400

45. Significance

"significant" is widely used. Who determines how "significant" will be defined and implemented in the research and ATOC sound propagation protocols? How does the WHRP define significant? For cetaceans, the chances of detecting any of the unacceptable effects (i.e. significant?) listed on page C-7 are highly

4

Section 3 of the DEIS/R and preliminary

results of data collected during the preliminary baseline period by the MMRP (see C-63 to C-65) indicate there are no high-use areas near the source and observed densities are relatively low. How could avoidance and abandonment be observed under such conditions? 20

70 According to Dr. Hal Whitehead, dead animals are rarely observed at sea and strandings are rare. Even if there were some measurable occurrence of dead animals or strandings, it would be extremely difficult in the time period proposed to show a statistically significant change in these rates. Important changes in population parameters can easily occur without any detectable change in observations of dead animals or strandings. 51

of the MMRP to measure L12bFrom a review of the DEIS/R, there do not seem to be any measures designed as part of the for emaciation, stress or disease in cetaceans.

52

Except for grey whales, there are no estimates of calving rates. Additionally, population estimates provided in Table 3.3.1-1 have coefficient variations in the range of 0.5. Thus, there is almost no possibility of detecting even an almost complete and sudden extinction of a species. 53

"to identify the significance of any behavioral responses to ATOC" is absolutely impossible to do with any validity, especially with respect to detacasms. To assess the importance or significance of observed changes would require knowledge enabling marine ammmal researchers to distinguish between those changes that are detrimental to marine mammal populations and Following from comment #5, the goal of the MMRP those that are more sustainable. Currently, marine mammal researchers do not enjoy such a privileged knowledge base.

MMRP Objectives 46.

threshold levels of many marine animals, particularly cetaceans, have not been directly measured. Therefore, the evaluation and conclusion that impacts from ATOC sound transmissions are expected to be either less than significant or uncertain are largely based upon inferences from incomplete or no information on specific marine species. One of the main goals of the MMRP should be to provide clarification of these "uncertainties" and validate the inferences and assumptions which form the basis for the determination that impacts will be less than significant.
This type of research would be extremely useful in deciding whether ATOC sound transmissions should go forward as scheduled, and if so, at what frequency and sound levels. However, as currently designed, the MMRP does not adequately accomplish this task for the majority of the potentially affected marine species. The DEIS/R admits that the hearing abilities and 24

47. MMRP Duration and Decisionmaking Protocol

detect both short-term behavioral changes and long-term
"unacceptable" effects. At the most, the HMRP will only be able
to detect and preliminarily assess stop conditions. Further,
cansus data will be collected for a short-period before the Pilot
Study experiment. Is this a long enough period to correct for
natural seasonal variation? If not, it is not possible to detect for
long-term avoidance of project area habitat (see March 20, 1994
Payne). Additionally, Scott Banson (a member of the Heard Island
Feasibility Test marine mammal research team), in his March 4,
stated that the ability of the Heard Island marine mammal team to
draw conclusions about the effects of ATOC sounds on marine life
yets severally hampered by a lack of adequate basaline data
gathered prior to the initiation of sound transmissions. The
time frame with in which the PMRP is designed to work is very
collected and likely will mean that insufficient data will be

analysis for each month of census collection. However, the MMRP researchers will have one month or less to organize, tabulate, evaluate, and review their data. The Advisory Board itself modelling capacity and "quick-look" analysis will be needed to complete and report on some of the main analysis within the one month timespan; to date, the ability to integrate these measures finto a research interface has not been realized. Even if these capabilities were realized, the Advisory Board "considers it unrealistic to expect the MMRP to complete analysis of all types of bhavioral review, within 1 month after the end of data collection." Wet, the Advisory Board realizes that this decisionmaking point "will be one of the most significant and project (emphasis and decision to be made during the entire project (emphasis and decision to be made during the entire tools simmance, at a manner." 1994 Summary at pages 6-7).

specify how the results and findings of the MMRP Pilot Study will be reviewed, evaluated, and used to decide if ATOC sound transmissions should commence. ATOC sound transmissions should not be allowed to commence before the Final Report of the MMRP is reviewed by a technically qualified group independent of the project, and the group's findings are released for public review. likely many members of the public, agree with the Advisory Board that the timetable proposed and a mere two-day workshop "to present and discuss the findings with colleagues, interested parties, and media" are not adequate. This inadequacy is especially gross in light of the fact that the DEIS/R does not The environmental and conservation community, and

transmissions will only begin if the system is determined to be safe for marine mammals and other sea life" and that "the protocols for suspending operations are described more fully in Appendix C." The protocol in Appendix C fails to clearly describe how a violation of "safety" thresholds will change of project operations and research protocols, or who has the ultimate authority to make these decisions. An informal consultation with NMFS and the MMC does not constitute an adequate protocol for suspending operations. Criteria proposed in any suspension protocol to determine "biological significance" must be approved by NMFS (in consultation with scientists and the public) and must be directly linked to specific actions regarding further operations. As a safeguard, a long-term monitoring program must be implemented to assure that many of the adverse effects from sound transmissions that the MMRP lacks to capacity to resolve do not harm marine animals.

48. Research Design

range of potential effects because it is fixed in space and tied to a particular, and biologically arbitrary, temporal scale (i.e. four days on, seven days off). This study will only be able to detect major changes in distribution over a small range of spatial and temporal scales. As recommended by noted marine mammalogists and the Advisory Board, the use of a lower sound level mobile sources would alleviate these problems (a wider of the research as well as well as well as well as well as well as the range of scales, that could be examined. (see Comments of Dr. Hal Whitehead; ATOC MMRPAB Meeting 3, June 13, 1994 Summary, # 37, 39, 40, and 54 at pages 8 111. Mobile sources provide improved experimental control, better chances of useful sample sizes (which could lead to increased ability to actually detect impacts and therefore be able to effectively quide ATOC transmissions), enhance observations by vessels, and minimize risks to animals not under observation

b. Data gathered from the preliminary baseline period statistical power and conclusive results. What is the protocol if the data shows that the data set is too small? Early assessment of data collected during the preliminary baseline period indicate that in fact the potential sample size will be small. What changes are likely to be made to assure that the data set is large enough for statistical significance, especially since the conclusions from that data set will advise the commencement and operation of Aroc transmissions? Discussions of

I Artuily, as designed, the DOARP examps described if he sound trasminions are "safe" because it does not attempt to research and under of maries scolegy and biology that define the safety of a particular axional.

redistribution of sampling effort do not define how these problems would be corrected.

c. With respect to tagging studies, the proposed sample sizes for elephant seals, California sea lions, blue whales, and leatherback sea turtles are far too small to have statistical significance. As stated by the Advisory Board, a sample size on the order of ten is "unlikely to be a sufficient basis for meaningful statistical or final conclusions." (see ATOC MERPAB Meeting 3, June 13, 1994 Summary, # 50 at page 10). The research protocol should specify how tagging information will be analyzed. If two sample t-tests or nonparametric and randomization tests are used as previously proposed, they will have low power to detect effects in tagging studies (SUDER, #51A at page 10)

9

D. The MARP will attempt to address issues of avoidance and very subtle changes in the behavior of targeted species. There are no provisions to monitor for long-term impacts, even though they will occur. Further, except for pinniped audiometrics, the MARP will not test hearing threshold shift and hearing loss in various marine animals, although they will occur as a result of ATOC Pilot Study and climate-related transmissions. Thus, the assumption that sound levels of equal or less than 150 dB (re 1 Pa) at the proposed frequency will not cause hearing damage and/or TTS will not be rigorously tested. This is very troubling in light of the fact that the assessment and evaluation of impacts of sound source transmission is based upon this assumption. If this assumption is wrong, then impacts of species potentially exposed to harmful sound levels could dramatically increase (and, the MARP will not be focusing attention on marine animals outside of the defined zone of influence). The Advisory Board raised this concern in their June 3, 1994 meeting and concluded "this assumption may or may not be true . . . this and other auditory parameters may vary widely among the main marine mammal groups."

79

App. C cycle and sound level should be clearly stated in the DEIS/R.
The Advisory Board asked for the rationale behind the selection
of "a 4-7 day duration for the rest periods and a 7-10 day
duration for intervening recovery/control periods." Further,
although it is stated that source levels would be reduced to the
minimum necessary (p. 2-16), it is difficult to know if even the
most subtle behavioral changes are "significant" and how duty
cycles and sound levels should be adjusted accordingly. It would
be prudent to start at a lower level and work up as appropriate. 62

There is no succinct discussion of how noise from observational vessels and planes (confounding effects) will be controlled or accounted for in the MMRP. These confounding variables could likely "skew" the data and therefore skew the conclusions drawn from them. 63

conclusion

In conclusion, my review of the document reveals that its preparers have spent much effort to justify a decision to proceed with ATOC. The DEIS/R is not an objective and comprehensive disclosure and evaluation of the alternatives and their associated impacts; nor does the document attempt to truthfully respond to the numerous questions and issues presented by the public.

Therefore, for the reasons stated above, the DEIS/R fails to furnish the public and the various government, permitting agencies with an adequate review of the project. The DEIS/R fails to meet the letter, intent, and spirit of NEPA and CEQA. Substantial revision and changes to the DEIS/R need to be made to one only hopes that the project proponents and affiliated agencies will be responsible enough to see that these inadequacies are remedied.

Dering Conta Torri J. Estrada Sincerely yours,

C-205 University of California, los angeles

BERKELEY - DAVIS - INVINE - LOS ANCELES - RIVERSIDE - SAN DIECO - SAN PRANCISCO

SANTA BARBARA . SANTA CHUZ

January 30, 1985HILCAND AVENUE LOS ANCELES, CALIFORNIA 90024-1005

Advanced Research Projects Agency

c/o Clayton H. Spikes

Marine Acoustics, Inc. Four Crystal Park, Suite 901 Arlington, Virginia 22202

2345 Crystal Drive

Dear Mr. Spikes:

I have just finished reading your Draft EIR/EIS for ATOC. I am generally very pleased. I found the draft to be a well written, thorough and informative. As I am getting this letter in just under your review deadline, I will make my comments as brief as possible

public concern voiced and the legal complications associated with endangered species. It is refevant to investigate possible negative impacts upon these animals. However, the general tenor of this draft is that marine mammals and sea turtles are the most susceptible organisms to ATOC disturbance and that they will serve as our best indicators of associated preponderance of concern and focus upon marine mammals and sea turtles. I realize the My main concern with the draft (and ATOC/MMRP in general) is the impacts.

Tophing results if were spen on projects such as determining sound behavior in the CAZ/DSL, local marine fish auditory/lateral line thresholds (a conspicuous data gap in your report), fish behavioral responses to low frequency sounds, and crustaccan cephalopod auditory capabilities/potential impacts. Indeed, statements such as "fish compromise the greacst numbers of marine animals that could possibly be affected by the sound transmissions."(p. ES-9) suggest that these organisms would be a major focus of the miligation/research. Yet the few proposed studies pate in comparison to those of concern. Much research needs to be conducted (although this doesn't translate into it necessarily being done under the auspices of ATOC/MA/RP). Your mitigation efforts include studies of animal behavior and distribution, but relatively little of this will be non-mannalian, non-reptilian research. I would have like to see less moneys focus upon one trophic group (top carnivores). I believe a smaller amount of money could yield more far-The lack of data concerning acoustic impacts upon marine organisms in general is

concerning large vertebrates.

In closing I would again like to compliment the authors on their work and restate my support of both this report and the project in general. Please contact me if you are in need of further suggestions. Thank you for your time.

Silan Chuler Sean Anderson Sincerely,

(310)206-6514 E-mail: IZZY957@oac.mvs.ucla.edu

GERARD V. CAREY, CPA 11 NORTH RIDING DRIVE CHERRY HILL, NJ 08003 (609) 428-7012

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Jamesy 25, 1995

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Advanced Research Projects Agency C/O Clayton H. Spikes Harine Acoustics, Inc. Four Crystal Park, Suite 901 2345 Crystal Drive Arlington, Va. 22202

Dear Mr. Spikes,

should not endanger the other inhabitants of the earth. There STOP the Acoustic Thermometry of Ocean Climate "test"; are too many unknowns,

Lyme Love Lynne Lowe

P. O. Box 296 Santa Clara, CA 95052-0296

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Johnson Juth 1995 Advanced Research Robert Agran marine Acondica Inc.

2345 Crystal Dive

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Virginia 22202

To cleyton # Spikes,

opposition to the ATOC project. The Draft Gruvonmental Impact Statement is insubsquate

spent on clear energy leaverly efficiency and responsible efforts to receive our impact on the atops of the ATOC priority than and the 'receaseh benefits' are stated in the DE.11.5. the inversible effects of high decibe low-frequence and develop to reproductive and immigral documents suggests that it is a military operation submarine detection and make use of the sollow the Atoc project to proceed.

Both the educate impacts to marine life immusire systems. بهامك \$35 million short down war wind would attending the expenditione of tax Supply Institute has Recoured dollars from the DOD to research global warming is the true as uncertain we cannot propert Improve Surain eddas other peter

occur before thus project not bean revealed to the public and It is cless that the true intentions of to proceed. forther enabysis must alowed ATOC have

Weher. Jesta Snevely

energy systems. Technology already exists to reduce our dependency off tessil Rick spend the niency on these afternatives.
The whales are under enough stress without all the extra renewal stress Marine Accouptios Englect Agents
1345 Cheep the 12202
Arlington Vergina 12202
Please 5top the ATOC experiments to their reproductive systms-or immunistration as medical it dres in other manners, because the wholes labbe the sounds for communication, stress from tennes of rops is incubable a concerned citizen where many is spart studyling globel wherming and wet enough is spent charging to non-destruding removable Thess can cause irreprable damage

San Bohlkerytz.

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U.S. DEPANTMENT OF COMMERCE National Decomic and Atmospheric Administration Knowy, Occus Genice

Clayton H. Spikes
Marine Acoustics, Ind.
2345 Crystal Park,
Arlington, Virginia 22202

Dear Mr. Spikes:

As we agreed last week, enclosed are the official comments of NGAA's National Ocean Sorvice, Office of Ocean and Costal Resource Management (OCRM) on the Draft Environmental Impact Statement (DEIS) for the California component of the ATOC

We strongly support the goals of the AUC global climate change research and associated marine measual studies. Fisheries commond Scriberted Resources for Federal Resources for Federal Droppe, ARPA and the National Marine Federals Service Office of Protected Resources for Program to charte that these species are Adminal Research Program to charte that these species are Adminal Research Programmatic Concern focus mainly on Issues of direct stewardship as a federal trustee of resources of Marine Sanctuaries.

The comments of the Sauctuaries and Reserves Division focus on technical, programmatic and regulatory sepecies of the DETS, as they pertain to the Monterey Bay Mational Marine Sanctuary (MRMAS). Chief among these is our carefully appropriate to locate the Aroc sound source - and thus the Appropriate to locate the Aroc sound source - and thus the Monterey Bay National Marine Sanctuary. This Sanctuary was marine ecosystems and resources trom avoidable harm. In this are of special national significance, NORA/SEN is regulated are of special national significance, NORA/SEN is regulated from a capper of shiper standard of protection and Thus, we urge ARPA and Scripps to elect sither of the Level DETS. This solution would facilitate the AROC project: the DETS. This solution would facilitate the AROC project along the Lie DETS. This solution would facilitate the AROC project along the Central California storates are unamed ecology along the Central California coast.



The commants of OCRM's. Coastal Programs Division relate to the Coastal Zone Management Act and the Pederal Consistency raview of the ATOC project by the California Coastal Commission. These comments, contained in a letter to ARPA which is incorporated by reference, should be addressed in the PEIS We appreciate your consideration of the MOS/OCRM comments on the complex and worthwhile project, and look forward to working with you and Scripps to resolve any outstanding issues.

JIAWIOSS, CWahle, DMalck, HGolde, OCRM/5ND MJockson, MWeise, GCOS DWisting, Warchambault, OPSP SWilson, DEvans, NOS TJackson, MBNMS EUeber, GOFNMS/MBNMS KKaufman, MBNMS-SAC

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National Occuric and Asmospherio Administration NATIONAL OCEAN SERVICE OFFICE OF OCEAN MAD COMETA. RESOURCE WANDELEKT Phres Being, Wayton 80910 United States department of Commerce

Clayton H. Spikes Marinh Acoustics, Inc. Four trystal Park, Suite 901 2345 Crystal Drive

the ATOC DEIS from the Sanctuary Advisory Council (SAC) of the ATOC DEIS from the Sanctuary Advisory Council (SAC) of the ATOC DEIS from the Sanctuary Advisory (MNNMS). To avoid any misundorsetanding about the origin or significance of these comments, please be aware that their comments do not represent the official position of that their comments do not represent the official position of that fanctuary, the National Mational Marine Enctuary Program (NMSP) or the National Ocean Sarvice on the ATOC DEIS. While the sanctuary program valued highly the contribution of the SAC to the management of these irreplaceable public resources, we feel it important of Idvify any possible confusion that their comments may have generated. The purson of this letter is simply to clarify this relationship for your review, and not to make further etatements for the official public record on the ATOC Arlington, Virginia 22202 Dear Mr. Spikes:

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As I stated in my letter of January 31, 1995, the National Marine Sanctuary Program will submit the official Communitation Anna Anna Anna Frogram will submit the official agreement. Chief among these comments is our conclusion that while we strongly support the global climate change and Marine Manmual Roscurch projects associated with ATOC, the sound source abould be located at one of the two alternate contral Celifornia sites identified as feasible in the DEIS. Both Sur Slope and Pionest Sea Mount fall outside the DEIS. Monterey Bay National Marine Sanctuary boundary, and should yold Comparable acoustic and marine memmal access. Either site would be acceptable to the MMSP, and we do not anticipate any significant permitting problems for associated cables or acoustic receivers within the MMMMS.

The MRNMS SAC is an advisory body which was established to proyide advice and technical support to the local sanctulary on various issues. The Council makes recommendations to the Sanctuary manager and are not authorized to independently represent the National Marine Sanctuary Program. The SAC has three standing working panels: Conservation, Research and Education. Given the magnitude of



this project, the SAC also convened a special ATOC working group of the Research Advisory Penel specifically to assess the plans and NEPA documents.

Although the MENNS staff and the national program were that the EAC was preparing comments, the final version Waldense that heam submitted to the NMSP. The sapetuary program waldense the input from the SAC, and in fact, specifically requested that they review the ANC DEIS. As reflected by the cover memo from the SAC Chair, the three working groups olearly had somewhat divergent views on various critical aspects of this project, while all are generally supportive of its overall goals. Our official NOS comments incorporate many of these concerns.

We regret any confusion this may have caused at ARPA and expect that the official NOS comments will establish and clarify our position.

If you have any additional questions about this insue. Projects Branch Chief (301-713-3145 x156).

Sincerely

CWahle, DWalek, HGolde, OCRM/SRD WWeiss, GCOS DWieting, Warchambault, Opsp EUeber, GOFNWS/MENMS JLawless, Wackson,

KKaufman, MENNS-SAC

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NOAA'S OFFICE OF OCFAN AND COASTAL RESOURCE

MANAGEMENTI

SANCTUARIES AND RESERVES DIVISION.

COASTAL PROGRAMS DIVISION.

COMMENTS ON THE ATOC DES FOR CALIFORNIA

1. MONTEREY BAY NATIONAL MARINE SANCTUARY ISSUES ٠:

focuses primarily on aspects of the project that are directly relevant to NOAA's resource protection and stewardship mandate under the National Ilms, central to our review of the potential risks posed by this project is the NOAA's Sanctuaries and Reserves Division has completed a thorough review of the ATOC DEIS and related permit documents. Our evaluation Marine Sanchiarica Act (NMSA) and the Montercy Bay NMS designation research projects involving inherent ecological risks may warrant serious significance and merits a higher level of protection by SRD. In essence, consideration in non-sunctuary waters, but may exceed the regulatory basic statutory tenet that this marine ecosystem is of special national threshold of acceptable risk inside this and other National Marine Sanctuaries.

LOCATION OF A TOC SOUND SOURCE

Reserves Division concludes that, given the profound scientific uncertainty about the impacts of noise pollution on marine animals, it is not appropriate to locate the ATOC sound source - and thus the zone of greatest ecological risk sauchtary was designated expressly to protect the area's irreplaceable marine resources and ecosystems from avoidable harm. Thus, in this area of special - within the boundary of the Monterey Bay National Marine Sanctuary. This national significance, a higher standard of protection and stewardship is After a thorough review of the ATOC DEIS, NOAA's Sanctuaries and

Toward that goal, we urge ARPA and Scripps to adopt either of the two alternative Central California transmission sites identified as feasible in the DHIS: Pioneer Sea Mount or Sur Slope. Both are near the MBNMS and provide comparable acoustic and ecological characteristics. This solution would facilitate the overall ATOC project, while minimizing risks to

· 100 P

in the Central California region. Outlined below are several theres relating to sanchuary resources, and supporting much-needed marine mammal research ATOC in or near the MBNMS.

SANCTUARY PERMIT

(i.c. Sur Ridge), the ATOC project will require a new permit from the MBNMS in order to complete the installation of the sound source, VLA and California. If the final site selected in the PHIS remains within the MBNIMS The HillS will identify a preferred site for the ATOC sound source off Central Central California locations outside of the Sanctuary, a MBNMS permit will Installation will violate the statutory prohibition against "alteration of the be required for installation of the necessary cabling and possible associated listening devices. A sanctuary permit is required because any such associated cabling. If the final site selected is one of the two alternative

and instruments. Little detailed information on the entire ATOC project was erpire in July 1994. Subsequent authorization was issued by SRD in late 1993 The original 1993 MBNMS perrult application and its subsequent review by impacts of alteration of the seabed caused by the installation of ATOC cable NMRS. The initial Scripps permit, granted by SRD in 1993, was allowed to Included in the hulial application; potential impacts were characterized as non-major" and were to be addressed in the application for an SRP from to allow Scripps to retrieve equipment lost during the earlier unsuccessful SRD were very narrow in scope, and dealt only with the relatively minor hytallation allempt.

Since the actual scope of the ATOC project became known publidy (following Santa Cruz, CA). The Scrippe permit renewal application (received by SRD on information in both the DRIS and the FRIS. The permit, which includes the sound transmissions stemming from and dependent on the installation of cables and sound sources in the sanctuary (ref.: Jan. 6, 1995 Public Hearing, the publication of the Scripps SRP application in 1994), SRD has stated that MBNMS and two alternate sites, also adds a request to conduct overflights any future Sanctuary permit raviaws will consider the entire scope of the ATOC project and its full range of effects, including the operational-scale during the Marina Manual Research Program (MMRP), potentially tilggering a second permit requirement under the MBNMS regulations. an. 24, 1995) will, therefore, be evaluated comprehensively based on

any prohibited activity within the MBNMS only "... if the Director or designe regulatory requirement that NOAA may only issue a Sanctuary permit for Fundamental to SRD's review of the Scripps permit for ATOC is the

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primarily on the available information about the project submitted by the Information on the project's potential effects on Senctuary resources and quelities is contained in the DEIS, although additional information may Sanctuary resources and qualities, and will further resourch related to Sanctuary resources (15 CFR Sect. 944.9(d)). These findings must be ba finds that the activity will have only necligible short-term adverse. pplicani. In this case, SRD assumes that most available scientific ecome available in the REIS and associated permit applications.

In addition to finding only negligible about-term adverse effects, SRD is further required to evaluate a number of other factors when reviewing a permit application, including the following (15 CFR 944.9(d)):

- "the duration of the activity and the duration of the effects,"
- "the extent to which the conduct of the activity may diminish or enhance Sanctuary resources and qualities.
 - 'the cumulative effects of the activity."
- the appropriateness of the methods and procedures proposed by the applicant for the conduct of the activity.
- "the end value of the activity."
- such other factors as he or she (i.e. the OCRM Director or designee) deems appropriate."

acknowledges the profound lack of basic adentific integration on the role of natural sound in marine mammal biology and ecology, on their sensitivity to various artificial sound sources and levels, on their basic patterns of Based on the information in the DEIS, it appears unlikely that the preferred migration and movement, and on the likelihood and detectability of subtle standards for issuance of a new permit. The DHIS clearly and repeatedly ATOC source location (Sur Ridge) will meet these MBNMS regulatory long-term, non-lethal, and chronic effects of low frequency sound. For example, the ATOC DEIS contains numerous definitive statements of biological uncertainty, about the very regulatory criteria upon which a sanctuary permit is evaluated. Three such examples are listed below:

"As stressed in this EIS/EIR, available information on subsea noise and incomplete to nonexistent, depending on the species being considered." (page 4-15) biological impact ranges from

but it must be recognized that such effects would be exceedingly difficult to ... there is no evidence of a significant effect from current noise sources, observe.." (page 4-77)

"Virtually no scientific data appear to exist on the possible long-ferm effects that low frequency sound transmissions could have on invertebrates." (page 4:102)

apparently conflicting statements regarding the exteence and significance of Apa C seasonality in marine mannial abundance in the study area. Moreover, the T. Se, 6b, The PRIS should more fully explain the rationale for the timing and scope of minimizing the potential to observe, assess and mitigate any adverse impacts resources such as fish and invertebrates. This compounds the uncertainty by mammals, and does not fully sisses adverse impacts to other Sanctuary Marine Mammal Research Program focuses, appropriately, on marine, the baseline studies and follow-up monitoring, and should reconcile to sanctuary resources other than marine mammals.

CONSISTENCY WITH MENIAS POLICIES

The DIIS states that the project poses "no conflicis" with applicable Sanctuary plans, policies or resources. It huther stresses the sanctuary program's within the MBMMS. However, paramount among all statutory mandates in potential effects on Sanctuary resources and values entrusted to NOAA/SRD through the NMSA. To date, it is unclear whether the DBIS preferred mandate to support research and monitoring in Justifying the choice of site proposed research project, we are required to consider first and foremost, its the NMSP is resource protection - the long-term stewardship of the natural and cultural resources for future generations. In weighing this and any ... alternative site fulfills that primary criterion.

IMPACTS ON ALL SANCTUARY NATURAL RESOURCES

based on its potential impacts to all sanctuary resources, particularly those of major ecological or economic algorithment. In response to public comment during the scoping process, ARPA and Scripps have included considerable discussion on possible impacts to sanctuary resources other than marine Include all living species and cultural resources of the sanctuary. Consequently, NOAA's SRD must evaluate any proposed project broadly, The National Marine Sanctuaries Act defines "sanctuary resources" to mummals, including fish, invertebrates and birds. In general, while these sections provide useful insight, they do not provide sufficient information to adequately evaluate potential impacts on these

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that the population-wide effects would be minimal since so many others will invertebrate speedes may be impacted by ATOC transmissions, but concludes survive ouiside of the zone of maximum sound, Moreover, the DHS states transmissions, they will likely be eaten by local predators - thus providing a sanctuary resources. For example, the DEIS states that some fish and that although some fish may become stunned and disorlented by the benefit to the sanctuary ecosystem (DHIS at pg. 4-88).

Impacts to fish, invertebrates and birds. Moreover, the FEIS should outline a Sec #323, focused monitoring program targeted on sanctuary resources other than marine manners that have particular cological or compacted significance 43.3.3 minute-ramping up period as a mitigation measure, as well as the short- and App. C. long-term effects of sound transmissions on target species considered to be at It is essential that the PEIS include a more detailed description of likely This monitoring program should assess both the effectiveness of the 5 ilsk to prolonged exposure. m

CULTURAL RESOURCES

National Register of Historic Places. Marcover, the US Navel Atrebuy, USS . Sec 2.6.3 Incomplete. Existing documents give locations, depths and descriptions of 10 known shipwrecks in the Point Sur srea that would be eligible for the The description of submerged cultural and historical resources in the DEIS is possibility that ATOC activities, whether installation or sound transtrussion, might affect these sanctuary cultural resources, and indicate how regulatory MACON, crashed and sank off Point Sur in 1935, and now lies in roughly 1,500 feet of water within the MBNMS. The PERS should address the compliance will be ensured.

The DEIS states that the National Historic Preservation Act (NHPA) does not Preservation Officer. (SFIPO) and Advisory Council on Historic Preservation. apply to ATOC off Point Sur. NOAA's SRD recommends that the FEIS. address this issue in consultation with the California State Historic

PACILITY CONSTRUCTION AND REMOVAL

The DEIS states that any ATOC facilities (e.g. cable and sound source) might be applicant demonstrate that any cable or hardware left on the reafloor would removed from the scubed at the end of the experiment, to the "extent economically and practicably feasible". MBNMS will reguire that the not adversely impact sunctuary resources. C-210

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SEABIED RESTORATION STIR

NOAA, USFWS and the state of California are co-trustees in a major bird recolonization project almed at reversing population declines and catastrophic losses in the Central Coast Common Murre population. These efforts are ongoing at Devil's Silde Rock, Castle Rock, and Hurricane Point Rock, relatively near Point Sur. The FHIS should address the sensitivity of these critical habitats relative to planned ATOC-related operations such as overflights.

2. MARINE MAMMAL RÉSBARCH PROGRAM

The ability to rigorously assess and monitor potential impacts on marine manimals and other protected taxa will be crucial to the long-term success of the ATOC global climate change project. This need is repeatedly understored in the DEIS by the widespread lack of quantitative data on the role of sound and noise pollution in the behavior and ecology of marine animals. The ALAGRP, so presented in the DEIS, represents a well-developed combination of surevys and experiments designed to detect certain short-term impacts in selected marine mamnal species. The National Marine Sanctuary Program strongly supports the goals of the MARP, and will actively work to facilitate its operations, should a central California site be adopted.

CONTROL OVER A TOC OPERATIONS

The DEIS relies heavily on the MMRP as a mitigation measure capiable of dictating a cessation or alteration of ATOC's operational transmissions if an adverse impact is detected. In effect, the MMRP's link to ATOC operational control is the rip wire upon which the whole system depends. Nevertheless, the document does not adequately outline the mechanism through which monitoring results will inducate ATOC operationa. Consequently, the FHIS mist clarify explicitly how observations of adverse impacts (both acute and chronic) will result in termination or alteration of ATOC transmissions. Specifically, the plan must present clear and rigorous plans or criteria on:

- behavioral or abundance orlicite for determining impacts; practical and ecologically meaningful definitions of adverse impacts, including short- and long-term, chronic and acute, and cumulative
- impacts; statistical designs and significance levels for distingulating between ATOK
 - impacts and other patterns of unknown origin.
 Dower analyses for set-bilehing summing
- power analyses, for establishing sampling protocols a priori;
 decision trees, time lines and clear lines of authority for MARR results to trigger restation of ATOC operations should adverse impacts be detected.

· independent review panels for major operational decisions.

Without this critical link, the risks posed by ATOC simply cannot be evaluated or assumed to be minimal or manageable.

REVIEW OF RESULTS

Given the global and controversial nature of this project, the results of the ATOC Pilot Study and MMRP (duting which the MMRP experimentally modifies the cound characteristics) should also be reviewed by a panel of outside experiment not affiliated with the project. Muredver, the results, and any recommendations for thurse operations in or seffecting the MRNMS; should be reviewed by the MRNMS and NOAA/SRD, with input from the MRNMS Sanctuary Advisory Council. Any required MRNMS permits may contain, as a condition, a requirement that the applicant demonstrate no significant harm to sanctuary resources before operational-level transmissions are initiated. Clearly, the likelihood of demonstrable harm would be lower in the two alternative sites outside the MRNMS.

SOSUS / HLA ACCESS

The DEIS states that acoustic data from the existing USN SOSUS listening actwork will be integral to interpreting movements and behavioral impacts among marine manimals. To date, these data have not been made available to the MARP researchers, now will they be available to researchers lacking the necessary security clearance. The PHIS should clarify the status and plans for access to the SOSUS data, and if they are limited, explain the consequences on the MARP's ability to assess chronic behavioral impacts to marine mammals.

3. GENERAL DEIS ISSUES RELATING TO NOSIOCRM CONCERNS

The DEIS contains a number of statements and assertions that are not sufficiently explained, documented or justified to allow a thorough evaluation of the project by the general reader. Where this information exists, it should be included. Toward this end, the FEIS should:

er reconcile the a priori arguments for choosing Sur Ridge over the alternative sites due to high marine mannual abundances (and thus a realistic potential to assess potential impacts) with the MARR's own data demonstrating higher marine marineal abundances on Ploneer Sea Mount; and ensure that, in the analysis of alternative sites, the relative site scores and final rank accurately reflect those results.

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assignment of weights and scores to alternative sites in the analysis of the optimum location of the ATOC sound source. · deatly define and justify the assumptions or evidence underlying the

source (fixed location, moderate duration, repeated regularly, and deep) vs. f. 7c those compared in the document (moving ships and drilling rigs).

Particularly as these characteristics influence the impacts on marine. . fully explain the similarities and differences between the ATOC sound

describe and evaluate the potential cumulative impacts of increased low-frequency noise pollution, when added to that generated currently, by other known sources of acoustic research and/or military activities (e.g., GAMOT project, and submarine operations, etc.) 13

I-12 C more fully address the relationships between the California and Kausl ATOC projects, and specifically evaluate the potential for cumulative impacts on species common to both sites (e.g. humpback whale).

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clarify and correct statements regarding the furtsdiction of the California Coastal Commission's in reviewing the ATOC project under the Federal Consistency provision (section 307) of the Coastal Zone Mariagement Act $I^{-}I^{\mu}C$ (letter from OCRM Director Benoit attached as Attachment B, and Incorporated into these comments by reference).

ATTACHMENT A

OCRM DIRECTOR'S LETTER TO ARPA CLARIFYING FEDERAL CONSISTENCY ISSUES.

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University of California, San Diego Scripps Institution of Oceanography La Jolla, CA 92093 Andrew Forber

Doar Mr. Forbea:

("DEIS"), for the ATOC project. The purpose of this letter is to clarify several inaccuracies and misunderstandings regarding the Commission's federal comistency surhority and Scripps' consistency issues regarding the Acountic Thermometry of Ocean Climans ("ATOC") project Research Projects Agoncy's ("ARRA"), National Marino Flubaries Sorvice's ("NMFS"), and raised by the California Coassal Commission ("Commission") and the Scripps Institution of request to review, as an unlisted activity, Scripps' application to the Office of Ocean and Coaral Resource Management ("OCRM") for a permit renewal to lartall hardware for the ATOC project in the Montacey Bay National Marine Sancmary ("MBINMS"). and federal agencies' responsibilities. This letter is not a decision on the Commission's Occanography ("Scripps") in various learest and the Department of Defense's Advanced University of California's draft environmental impact statement, dated November 1994 This letter addresses various Coastal Zone Management Act ("CZMA") federal

Commission in a letter from Andrew Porbes, Scripps, to Peter Douglas, Executive Director, intends to complete its review by March/April: However, both parties are reserving various Before addressing the excitic federal consistency issues, it is our understanding that the Commission is reviewing Scripps' federal consistency certification as submitted to the endeavored to consolidate all consistency reviews in this one-stop review. The Commission federal consistency procedural issues. Therefore, to avoid flunts inistrudorstandings it is (Nov. 29, 1994)("Scripps Conslitency Letter"). Scripps and the Commission have Commission, and Tami Grove, Central California District Director, Commission important to address these procedural issues now.

The DEIS and Scripps' Consistency Letter describe five potential triggers for CZMA federal OCRM encourages the Commission and Scripps to continue the consolidated review, consistency. In addition to these federal consistency triggers there are some general federal but recognizes that the federal consistency requirement applies to several different actions. consistency matters that need to be addressed: "unlisted activities" and "effects."

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Unlisted Activities

the unitsed activity for consistency. The applicant and the federal agency have 15 days from receipt of the state CMP's request to provide comments to OCRM. OCRM will make a in or outside the coastal zone, the sure CMP must notify the applicant and the relevant federal agency that it intends decision usually within 30 days of receipt of the state's request. The sole busis for OCRM's its right to review the unlisted activity. The waiver does not upply where the state CMP does not receive notice of the application. OCRM must approve the state's latent to review decision will be whether the proposed activity can be reasonably expected to affect any land or water use or natural resource of the coastal zone. The permitting federal agency may not but is not listed in a notice of the license or permit application to the federal agency, otherwise the state walves to teview the activity. The state must make this notification within 30 days of receiving Several of the potential federal consistency relaxers are "unlisted activities," unlisted activity is an activity that requires a fedural license or permit, state coastal management program ("CMP"). For unlisted activities, pprove the activity until the consistency process is complete,

The determination of effects is based on reasonably likely effects to any land or water mammals that migrate through California waters as coastal resources. Thus, an activity that affects or is reasonably likely to affect marine mammals that migrate through California use or natural resource of the coastal zone. 16 U.S.C. § 1455; H.R. Conf. Rep. No. 964, 101st Cong., 2d Sess., at 970-71. Location of the activity, whether within or outside the coastal zone, is not a defermining factor. Id. State CMPs identify natural resources that migrate through state waters as coastal resources. The California CMP identifies marine waters, whether within or ourside the coastal zone, is subject to federal consistency in occordance with the CZMA and 15 C.F.R. Part 930.

Potential Federal Consistency Triggers .

National Marine Figheries Service Scientific Research Permit

marine maintails as a remit of the ATOC project. The NMFS permit is a federal license or permit activity under CZMA section 307(c)(3)(A), but is not littly in California's courts! Scripps applied for a scientific research permit from NMFS for the incidental take of management program. However, for the application to NMF3 for this particular permit,

¹ The CZMA was reauthorized and amended in 1990. See P.L. 101-508. The CZMA federal consistency regulations, 15 C.F.R. Part 930, pre-date the 1990 reauthorization. Thu the regulations are authorizative only to the extent that they are consistent with the 1990

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California withdrew its request to OCRM to review the activity as the state determined that its requast did not meet the timefrance required by 13 C.F.R. § 930.54. Letter from Mark Dolapidate, Rederal Consistency Supervisor, Commission, to Andrew Porbes, Scripps, at 2 (Dec. 29, 1994).

OCRM Monterey Bay National Marine Sanguary Permit Renewal

The MBNMS issued a research permit to Scripps for the lossaliation of the hardware associated with the ATOC project within the MBNMS. Scripps was unable to complete the installation. Scripps did not seek an extension of the permit and the permit expired July 1994.* If Scripps seeks to continue installation of the ATOC bardware in the MBNMS, Scripps unat apply for a permit reaswal. The permit renewal is a federal licence or permit permit reaswal manuary 24, 1995. Letter from Andrew Forbe, Scripps, upplication for the permit reaswal on January 24, 1995. Letter from Andrew Forbe, Scripps, to CDR Terry Marine Squeturios research permits in its program, however, the Commission formuly whenever it is submitted to OCRM. Letter from Peter M. Douglas, Executive Director, Commission, to Jeffrey Benoit, Director, Ockmission, to Jeffrey Benoit, Director, OcRM (Doe. 30, 1994). Cultionia made this request to ensure that its request control was notice of the application for a permit tenswal that tringgers the 30 day requirement.

Upon review of the DEIS and Scripps' Consistency Letter and after discussions between David Kalzer of my stuff and Sinsio File of Scripps, (K.IRM has determined that the DEIS and the Scripps Cousistency Letter do not constitute notice of Scripps' application to OCRM for a permit renewal. Therefore, OCRM will treat the Commission's December 30, 1994, request as notice to Scripps of la latent to review the permit renewal application.

As a preliminary matter, Scripps, citing 15 C.F.R. § 930.51(b), asserts that the Commission carmot request OCRM permission tevice the application for a MBNMS permit removal at the Commission agreed with a negative determination submitted by the Navy for the ATOC project installations and the Commission withdrew its request to review the NMFS permit application. Scripps Consistency Letter at 7, a.5. This is incorrect.

First, the Commission's decision to withdraw its request to review the NMES permit application is irrelevant as to whether the state may review other or future requests for federal approvals for the ATOC project. Each federal action, instance of federal funding, or

4 federal license or permit triggens the federal coasistency requirement. The review of one potrait application, or walver thereof, does not preclude the consistence.

pormit application, or walver thereof, does not preclude the consistency review of other federal approvals receded for the same project.\(^3\) Second, the Commission's agreement with the Navy's argative determination was not an review or concurrence of Scripps' application for a MBINA's permit. The Commission did not review for consistency with its coastal management program the original Scripps application for a MBINA's permit. The Commission and review for consistency with its coastal management program the original Scripps application for a MBINA's permit application duration of the adund transmissions and focused primarily on the limited impact of the installation itself. Also, discussions of the potential impacts on marine manmals were California may request OCRM permission to review the MBINA's permit renewal application previously reviewed. Seven if the state had reviewed the original MBINA's application, the of federal approval previously reviewed. By the state, The only issue that will be before of federal approval previously reviewed by the state which will cause effects substantially different than those originally reviewed by the state. The only issue that will be before CRMM in considering the Commission's request will be whether the activity can be reusenably expected to affect any land or water use or named resource of the coastal zone.

Army Come of Engineer (Corps) Rivers and Harbors Act Section 10 Permit L'section 10 permit")

Scripps needs a Corps section 10 permit to lay cables on the bottom of the territorial listed in California's costal management program. Upon submission of a section 307(c)(3)(A) and is upplication Scripps must also provide the Commission with a considency certification. The Commission's teview includes a review of all associated facilities in accordance with 15 C.F.R. § 930.21. An associated facility is subject to consistency fit it is covered by 15 C.F.R. § 930.21. An associated facility is subject to consistency fit it is covered by 15 C.F.R. § 930.21 which states, action must consider whether the federal approval or funding) of a Federal continuous consider whether the federal action and its associated facilities after the coastal must consider individual and cumulative effects from associated facilities in making its consistency determination. The Corps riasy not approve the activity until the Cormission has

³ Scripps applied for an extension, but windrew its application. In light of Scripps' withdrawal; OCRM concluded that the Commission's request to review the application for an extension as an unlisted activity was moot. The Commission may renew its request within 30 days of receiving notice that Scripps has applied for a permit renewal.

³ Applicant shall, to the extent practicable, consolidate related federal activities and approvals. 15 C.R.R. § 930.59(a). States shall, no the extent practicable, review the consolidated activities and permit applications in a one-stop multiple review. Id. This was not previously possible for the ATOC project as the various federal actions and approvals were not concurrent and were not consolidated by Scripps. This is occurring now, however, the Commission still needs OCRM approval to review the application for a MBNMS permit.

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concurred with Scripps' consistency cartification, or, if the Commission objects to the Certification, Scripps appeals the objection to the Searchary of Commerce and the Secretary overrides the Commission's objection.

Navy Authorization to Use Facilities at Point Sur

If Navy authorization is required to use the Navy's facilities at Polnt Sur, then such approval is a federal license or permit activity as defined under CZMA section 307(c)(3)(A). The Commission has not listed such authorizations in its constal management program. Therefore the activity is an unified activity number 15 C.P.R. § 930.54. Upon unities to the Commission that Scripps requested authorization from the Navy, the Commission has 30 days to notify the Navy and Scripps that it incusts to review the unities of activity.

ARPA Funding to Scrims

Funding for the ATOC project is provided primarily by ARPA. Scripps Consistency Letter at 3. As Scripps is a state institute and ARPA a federal agency, federal financial assistance from ARPA to Scripps is subject to federal cunsistency under CZMA scriptial 307(d) and 13 C.F.R. Part 930, Subpart F.* The Commission does not need OCRM's approval to review federal financial assistance activities that are reasonably likely to affect any land or water use or natural resource of the countal zone, and that are in the constal zone or in a described geographic area outside the costal zone. Seg 15 C.F.R. § § 930, 93(b). It also the consistency review in its management program, it is not required. 15 C.P.R. § 930, 93(a). If, through the consistency review process adopted by the Commission, or through other means, § the Commission has asserted consistency review for provide funding until the Commission has concurred with Scripps, then ARPA may not provide funding until the Commission has concurred with Scripps appeals the objection to the Secretary of Commission, Scripps appeals the objection to the

Scripps asserts that the activity is outside the coastal zone. Letter from Audrew Forbes, Scripps, to Jeffrey Benolt, Director, OCRM, at 5 (sag. 13, 1995); Scripps

' The CZMA does not provide for retroactive review of funding already approved by a federal agency. However, future funding approvals by ARPA will be subject to Commission federal consistency review if the Commission has so notified ARPA and Scripps.

³ The intergovernmental review process established purrount to E.O. 12372 is only a teconuncuded means of reviewing federal assistance activities. 13 C.F.R. § 930.94. Suites may certainly use any other means of notifying federal agencies and applicants of federal assistance activities that require federal consistency, review. Thus, even if ARPA gamps are not subject to the intergovernmental review process, they are subject to CZMA federal consistency.

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Consistency Letter at 6. If a state CMP chooses to review federal assistance activities outside the coastal zone, the state must generally describe the geographic area within which federal assistance activities will be subject to routine atta consistency review. See 15 C.F.R. § 930-95(6). If the state has not described the geographic area the state must immediately notify the federal finding agency, the applicant, and OCRM, of its intent to review. 15 C.F.R. § 930-98(a). OCRM interprets immediate as a mesonable time after the review pursuant to C.F.R. § 930-54(.) Is C.F.R. § 930-54(.) Is C.F.R. § 930-98(.) In this case, it is not clear that the ATOC project is entirely outside the coastal zone.

Please call David Kather, Pederal Consistency Coordinator, OCRM, at 301.713.3098, ext. 144, If you have any questions regarding this felter.

Sincerelly, Charles Bleecor.

Peter Douglas, Commission Tanii Grove, Commission Dr. Ralpiu W. Alewlier, Hf, ARPA Ann Terbush, NMPS CDR Terry Jackson, MBNMS

UNITED STATES DEPARTMENT OF COMMERCE NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION NATIONAL MARINE FISHERIES SERVICE

PUBLIC HEARING

CALIFORNIA ACOUSTIC THERMOMETRY OF OCEANIC CLIMATE PROJECT AND MARINE MAMMAL RESEARCH PROGRAM

SCRIPPS INSTITUTION OF OCEANOGRAPHY INSTITUTE FOR GEOPHYSICS AND PLANETARY PHYSICS

(Scientific Research Permit Application P557B)

JANUARY 6, 1995

SANTA CRUZ CIVIC AUDITORIUM SANTA CRUZ, CALIFORNIA

MONTEREY BAY AQUARIUM: DR. STEVEN WEBSTER, MODERATOR NATIONAL MARINE FISHERIES SERVICE: PERMITS DIVISION, OFFICE OF PROTECTED RESOURCES JEANNIE DREVENAK NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION SANCTUARIES AND RESERVES DIVISION, OFFICE OF OCEAN COASTAL RESOURCES MANAGEMENT DR. CHARLES WAHLE

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PROCEEDINGS

DR. WEBSTER. Ladles and gentlemen, thank you for joining us this evening. I'd like to get started. This is the public hearing for the Draft EIR of the Acoustic Thermometry of Ocean Climate Project.

evening. And I'd ilke to begin by outlining the order of events tonight, give you some sense of the length of the proceedings and also the order so that you'll be asked proceedings and also the other would be saked My name is Steve Webster; I'm the Education Director at the Monterey Bay Aquarium and I'll be your moderator this to give your testimony.

the table this evening, each of them, in turn, going from my left to right, then we will hear the public testimony, that is, any of you who have algored the algor-in aheets or planned to do so hopefully in the very near future, i.e., in the next few minutes and, following the public testimony—and with the numbers of folks algored in so far, it would guess that will be in the neighborhood of two to three hours from now—the project team will present project information. And Dr. Munk and Dr. Forbes have suggested that, at that fune, they could give a very brief review of the overall nature of the project, something they did at the beginning of the proceedings here back in May. But, since everyone has had a chance to become more familiar with the details of the project team would like to reserve that for last in the The order of events will be this: We will hear four agency statements from the four folks that are seated with me at proceding.

The project team has also suggested that they will remain, following the hearing, to interact and arrawer questions any of you have of them individually after the meeting has been closed. So, if any of you would like to discuss the project further with any of the members of the project team, they are all quite agreeable to that.

The rules of the road will be similar as they were for the hearing in May, each speaker will have a time limit. I would the you to stor, please, for three minutes, that will bring us to a close aumewhere in the neighborhood of 11:00 o'click this evening. I believe. But we have fewer speakers than, we did in May, so I will give you just a little more betway seconds left and please come to your closing remarks within those 30 seconds. If you fall on over into three and a half than I did in May; I will not bring out my large hook until around three and a half minutes, maybe. I will give you a warning when your three-minute limit is approaching, at about two minutes and 30 seconds, and it will be with my human powered fog hom here, a very brief toot (demonstrating), like that. That will warn you you have about 30 minutes, we'll allow that this evening.

Please show mutual respect and consideration for everyone; although you may not agree with everything that's said this evening, each of our thoughts are valuable and we deserve the right to express them on whatever side of the question you may reside. I will name three people in succession as you have signed in, the first person to come directly to the microphone and then the next two, please migrate from where you are to the edge of the exit hunnel there so that, as soon as the person thead of you concludes their remarks, you are ready to come directly to the microphone.

maximum of six minutes to get yourself down here and ready to speak. We will take a break at about 7:30 p.m. if I last that kng. if I don't, it may be a little before 7:30. But I think you can plan on a 15-minute break at about 7:30 p.m. So I will read three names at each transition. As soon as you hear your name, that means you probably have a

With that outline of the evening's proceedings, I think we will move directly to the agency statements and first is Al Cheaure representing Dr. Ralph Alewine with the Advanced Research Projects Agency.

AGENCY STATEMENT BY AL CHEAURE

ADVANCED RESEARCH PROJECTS AGENCY REPRESENTING DR. RALPH ALEWINE

MR. CHEAURE: Good evening. We nice to be here in Santa Cruz. Let me read the statement for Dr. Alewine, please. This statement is made on behalf of the Advanced Research Projects Agency. ARPA, as it's called, is a separate

Engineering. ARPA is the central research and development organization of the Department of Defense. Its mission is to develop imaginative and innovative research ideas which offer algorificant technological impact and to pursue these ideas from demonstration of technolasal feasibility through development of prototype systems. As you know, the purpose of this hearing is to accept testimony from the public on the Draft Environmental impact Salement filed by ARPA and the National Marine Fisheries Service in cooperation with Scripps. The Draft Els has been prepared to facilitate consideration by the National Marine Fisheries Service of the Scripps' application for a scientific research permit to evaluate the potential effects of low frequency transmissions on marine mammals and sea turtles. This research is part of a larger research project aimed at better understanding global environmental change. ederal agency under the Office of the Secretary of Defense reporting to the Director of Defense Research and

critically influenced by the ocean. Systematic global observations of world oceans are required to improve our climate predictive capabilities and for more effective understanding of the marine climate environment. It is universally recognized that global energy cycles and the biological processes upon which all life depends are

Making accurate measurements of ocean structure by means of conventional instruments is difficult, time-consuming and cost-prohibitive, if it can be done at all. This has led to the development of a technique called ocean acoustic thermography which looks at the ocean on a basin scale and creates a three-dimensional image of the area transversed by the acoustic signal.

overal temperatures of the oceans. To understand the atmosphere variability and to eventually forecast climate variability, an understanding of the ocean variability. An understanding of the ocean climate experiment is a definitive study to show that ocean temperatures, which can prove district evidence of existence and amplitude of global climate change, can measure accurately on a basin-sized scale. This is an experiment only at this Since the speed of the acoustic signal is influenced by temperature, it is possible to develop detailed information on

The ATOC technology is expected to afford significant benefit for understanding global atmospheric climate trends and for continuing related research on marine biology and global warming environmental lasues. This program should also help to obtain and implement useful, affordable spatial maps of internal ocean viability.

The project is part of the overall U.S. global change research program, among whose many priorities is climate change and greenhouse warming. More commonly known as ATOC, the project is one of many funded by the Strategic Environmental Research and Development Program.

Department of Defense, Department of Energy, and the Environmental Protection Agency. It is intended to identify research technologies and information developed by DOD for national defense purposes that would be useful to SERDP was established by public law in November, 1990 to address environmental matters of concern to the government and private organizations engaged in environmental research.

Global environmental change is one of six technology areas that make up the SERDP program.

Active program participants in the ATOC program, in addition to Scrippa, include Woods Hole, the Navy Post Graduate School, NOAA, the Navy Research Lab, HUB Sea World Research Institute. In the academic community, includes the University of Alaska, the University of California Santa Cruz, Cornell University, Florida State University, MIT, the University of Michigan, Mississippi State University, Pennsylvania State University, the University of Texas at Austin, and the University of Washington. Australia, Canada, Japan, New Zealand, Russia, and Taiwan comprise the ATOC Pacific Basin international partners.

it is important to understand that ATOC researchers have recognized from the beginning that no harmful effects should occur to marine mammals and have committed to an unprecedented marine mammal study program.

The Marine Mammal Research Program is motivated by a paucity of data regarding the possible impact of low frequency sound on marine mammals. In this regard, it is noteworthy that ARPA is sponsoring additional research by he National Academy of Sciences Oceans Studies Board in this specific area of Interest.

At the same time, MMRP will carry out broad-based research and will study the ecology and behavior of these animals through the entire ATOC experiment. Simply stated, the proposed Marine Mammal Research Program will provide valuable scientific data and will serve as a benchmark for good stewardship and responsibility.

We look forward to your comments on the Draft Environmental Impact Statement.

DR. WEBSTER: Thank you Mr. Cheaure. Next will be Jeannie Drevenak of the Office of Protected Resources for the National Marine Flahertes Service.

AGENCY STATEMENT BY JEANNIE DREVENAK NATIONAL MARINE FISHERIES SERVICE OFFICE OF PROTECTED RESOURCES

MS. DREVENAK: Good evening. My name is Jeannie Drevenak and I represent the Permits Division in the Office of Protected Resources, National Marine Fisheries Service in Silver Spring. Maryland. Also in attendance from the Service are Ann Turbustt, Chief of the Permits Division, and Mr. Martin Freeman, Office of the General Counsel. The National Marine Flahertes Service has responsibility for reviewing applications for scientific research permits involving marine mannals and sea turtles and for issuing or denying such applications based on the best scientific information available at the time of review.

In accordance with the Marine Mammal Protection Act and Endangered Species Act guidelines, an application for a permit for adentific research on the potential effect of low frequency sound associated with the Acoustic Thermometry of Ocean Climate Project off the California coast has been submitted to the NMFS by Scripps Lysthution of Oceanography.

Because of potential environmental concerns regarding the proposed activities, a joint federal-state Draft Environmental Impact Report has been prepared by the Advanced Research Projects Agency and the University of California, San Diego.

The NMFS was a cooperating agency in the preparation of the Draft EIS and is attending this hearing in that capacity. In that regard, NMFS notes the articulation of standards of significance, identification of impacts, and conclusions as to the algorificance of impacts set forth in the document are strictly California Environmental Quality Act related requirements and are not intended for any broader purpose such as national Environmental Policy Act standards or requirements.

Further, the conclusions regarding significance reached under CEQA do not necessarily reflect review of the NMFS which believes that insufficient information exists in some cases to make any determinations as to the significance of a potential impact.

Therefore, the NMFS will not be considering CEQA determinations in our decision-making process.

Finally, the NMES has recently received a revised scientific research application for the Acoustic Thermometry of Ocean Clinate Project, Martine Mammal Research Program for the California site from Scripps Institution of Oceanography which incorporates the DEIS/DEIR as its basis.

Upon completion of NMES's internal review of the revised application, it will be made available to the public for a 30-day comment period. We look forward to hearing your comments tonight and to reviewing the written comments submitted to ARPA on the DEIS.

DR. WEBSTRR: Thank you. Next will be Charles Wahle, National Marine Sanctuaries Chief, Technical Projects Branch, of NOAA in Washington, D.C.

AGENCY STATEMENT BY DR. CHARLES WAHLE NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

DR. WAHLE: Thank you. Good evening. My name is Dr. Charila Wahle. I am the Chief of the Technical Projects Branch of NOAA's Sanctuaries and Reserves Division in Washington.

My group in Washington is responsible for the actence and education programs in the Sanctuaries overall and, in addition, for the resource protection programs including permitting, which is wby we're here this evening.

I'm here representing both the national program and the Monterey Bay National Marine Sanctuary tonight.

In keeping with the purpose of this meeting. I will present a brief overview of the relationship between the proposed ATOC project and the Montercy Bay National Marine Sanctuary. My talk will focus on two distinct aspects of this project.

The first is our review of the pending National Marina Fisheries Service Marine Mammal Research Permit and the accompanying Draft EIS, which many of you have seen and the second is the Monterey Bay National Marine Sanchary Research Permit which will be needed for this project to continue in the future. On the Marine Mammal Permit, as many of you know, Scripps have applied to the National Marine Fisheries Service Office of Protected Resources for a Marine Mammal Research Permit to conduct the ATOC pilot shudy in Monterey Bay National Marine Sanchuary. Clearly, this project is of profound interest and concern to NOAA's National Marine Sanchuary Program largely because of its proposed location within this local sanctuary. Consequently, the program has been working closely with NMFS throughout this process to ensure the continued protection of the natural and cultural resources of the Monterey Bay National Marine Sanctuary.

Toward that end, scientists and resource managers in the Sanctuary program are currently conducting an extensive technical review of the DEIS. We will submit detailed comments and recommendations to NMFS and to ARPA prior to the close of the public comment period on January 31st.

Our highest priority in this DEIS review is to ensure the selection of a site for the project and an experimental design that guarantees the long-term protection of the unique natural values of the project and project and project instinual significance. Specifically, the Sanctuary program's review of the DEIS will focus on the fundamental aspects of this project that most directly related to the Sanctuary program's resource stewardship responsibilities under the National Marine Sanctuary Act.

In sum, these are three: The potential impacts of the ATOC experiment on the natural and cultural resources and qualities of the National Marine Sanchurary here in Monterry; two, the assessment of alternative sites outside of the sanctuary boundary which would still maintain the scientific validity of the original project design; and three, the design of the Marine Mammal Research Program associated with the ATOC project.

The National Marine Sanctuary Program remains committed to full public involvement in our management of all Sanctuary resource across the country. Consequently, although our written review of the ATOC DEIS is routinely a matter of public record, we will make copies available directly to the public through both the local and the national sanctuary offices immediately after they are submitted to ARPA and NMRS.

Now, on to the Sanctuary Research Permit. In addition to the pending NMFS Marine Mammal Permit, any installation of ATOC-related hardware on the seafloor of the Monterey Bay National Marine Sanctuary also requires a permit from the Sanctuary Program.

In 1993, Scripps applied for and received a Sanctuary Research Permit for the tattal deployment of the ATOC hadware off Pt. Sur. Scripps allowed the permit to expire in July of 1994 before all the necessary hardware had been successfully installed.

In late '94, NOAA authorized Scripps to recover some critical instruments that were inadvertently lost during an earlier unsuccessful installation attempt.

If the final site selected for the ATOC project actually remains within the Monterey Bay National Marine Sanctuary, Scripps will be required to submit a new research permit application to the Sanctuary Program for continued equipment installation. This application will be reviewed once the ATOC final Environmental Impact Statement is completed.

Our review of the new Scrippa Installation perinti application will then be based largely upon the technical content of the FEIS, the final, and on consideration of the end value of the research to the Monterey Bay Sanctuary versus the potential environmental risks to Sanctuary resources and qualities posed by this project.

negligible short-term adverse effects on Sanctuary resources and qualities. As part of this review, then, we will explicitly evaluate the entire scope of the ATOC project on all Sanctuary resources, not only the limited physical effects of deployment of these instruments on the small area of the deep seafloor. This review will be coordinated Further, in order to lesue a research permit, the sanctuary program must find that the activity will have only closely with the NMFS Office of Protected Resources and with the California Coastal Commission. This concludes my statement on the National Marine Sanctuary Program's involvement in the review of the California component of the ATOC project. Copies of this statement are available here, I believe, and at the local and national marine sanctuaries' offices.

In closing, I urge you that, if you are interested in any way in this project and would like us to hear your views, please write to us, either at the local or at the national office, and share your support or concerns with us. Thank you.

DR. WEBSTER: Thank you Mr. Wahle. Martlyn Cox, Assistant Director of Physical Planning, University of

California, San Diego.

UNIVERSITY OF CALIFORNIA, SAN DIEGO AGENCY STATEMENT BY MARILYN COX

MS. COX: Good evening. As Steve mentioned, I am the Assistant Director of Physical Planning at UCSD, which is the state lead agency for this project for the purposes of the California Environmental Quality Act.

From the university's perspective, the purpose of tonight's public hearing is to provide citizens with an opportunity to comment on the proposed Acoustic Thermometry of Ocean Climate Project and Marine Mammal Research Program, and the Draft Environmental Impact Statement/Environmental Impact Report. As the primary purpose of this public hearing is to take testimony on the adequacy and accuracy of the EIS/EIR, I will assume that most of you have received a copy or have had access to a copy of the Draft EIS/EIR. For those of you who would like to receive a copy of the report, you may sign up on the request list in the lobby or contact me next week at the address or phone indicated on the bottom of this evening's program.

Also, for your conventence, we have a limited number of copies of the Executive Summary of the EIS/EIR available on the information table in the lobby. To very briefly summarize the findings of the EIS/EIR, the available information from the limited research carried out to date on the potential effects of low frequency sound on marine mammals, including marine mammals and sea turtles, either indicates minimal impact should be expected from the proposed ATOC sound transmissions or the measured data are so sparse that the possible effects must be stated as uncertain.

ATOC feasibility operations that would be dedicated to climate-based studies will be preceded by an approximately six-month Marine Mammal Research Program pilot study which will allow marine biologists to utilize the source strictly for research studies into the potential effects of low frequency sound on marine mammals.

For the purposes of the California Environmental Quality Act, the EIS/EIR identifies 20 potential impacts that are deemed less than significant based on the application of 25 mitigation measures.

number or restrict the range of a rare, endangered, or threatened plani or animal; cause a fish or wildlife population to drop below self-austaining levels; or adversely affect significant wildlife habitats. With regard to biological resources, the standard for a significant impact is one that would substantially reduce the

Measured by these criteria, potential impacts from the proposed ATOC source are deemed less than significant.

It should be noted that the designation of a potential impact as less than significant is not intended to imply that it is unimportant or not worthy of concern. This is demonstrated by the adoption of mitigation measures for several less than significant impacts, even though the California Environmental Quality Act does not require mitigation of such impacts.

As has been noted, at this hearing we will be taking public testimony only and any questions or comments will be responded to in the Final EIS/EIR. If you have not yet registered to speak but would like to do so, you may register at the information table in the lobby. Fonight's public hearing will be tape recorded and recorded by a certified shorthand reporter. Following the hearing, a transcript will be prepared and response to the environmental points raised during this hearing will be provided in the Final EIS/EIR The University, as well as other responsible federal and state agencies, will then review and consider the information contained in the Final EIS/EIR prior to deciding if the project should be approved, modified, or disapproved.

The comment portiod for the Draft EIS/EIR has been extended to 5:00 p.m. Pacific Standard Time, January 31st, 1995.

Those of you who may have presentations lasting longer than the allotted time, or who did not wish to speak tonight but would like to present comments, may submit your written comments to the Advanced Research Projects Agency at the address indicated in the Draft EIS/EIR and shown at the bottom of the program for tonight's public hearing. Thank

DR. WEBSTER: Thank you, Marilyn. That concludes the agency statements and we will now go right into public testimony beginning with the following three people; first will be Congressman Sam Farr, followed by Jean Brock, followed by Ray Chuan. Is it the sense of the house that we should allot Congressman Farr the three minutes the rest of us are allotted or, since he has had a very busy week, might we consider five minutes for Congressman Farr? What is the sense of the house? All in favor for five? Congressman Farr, the house has allotted you five minutes.

EVENING SESSION

TESTIMONY OF CONGRESSMAN SAM FARR

MR FARR: Thank you very much, Dr. Webster, and I appreciate the five minutes. I hope I can do it in three. I heard there were going to be sounds in town tonight and I really came here expecting to see the Saniana Band, but I'm glad you're here because, just a very short while ago, I requested that you have this hearing on this issue. I want to thank the National Marine Fisheries Service for calling the public hearing on the Draft EIS/EIR for ATOC.

previously stated, global warming is a very important environmental issue that we need to explore much more. ATOC is part of the national research effort to develop credible prediction models for climate change.

We need to know more about the oceans' role in climate change and how the ocean temperature is affected by greenhouse gases in order to be able to predict how our global climate may change.

center for marine sciences and I'm a strong supporter of marine research and I support the overall objectives of ATOC. 've worked my entire political career in the Central Coast of California to try to create Monterey Bay as the world

But I'm also concerned about rate of marine sound pollution and its potential effects on marine life.

Oceanography. The EIS describes the potential impacts of the project on the marine environment; suggests how those impacts could be mitigated or avoided; and evaluates alternatives, including alternative sites, for the project. The EIS recognizes that there is very limited research data on the potential effects of low frequency sounds on marine life and We are here today to review and discuss the EIS developed by the Department of Defense and Scripps Institute of admits that we are uncertain of the nature of the potential effects.

very interested to hear the opinions of the critics of the project, especially with regard to whether the location of device outside the boundaries of the Sanctuary isn't a better option, given the unknown risks and the potential negative effects of low frequency sounds on marine life.

the sound emissions are safe and whether the Marine Mammal Research Program is broad enough in scope to answer our ate olook forward to hearing the opinions on whether a six-month pilot study is sufficient time to determine whether concerns adequately.

Given the magnitude of the proposed study and the limited knowledge we have of the potential effects of low frequency sound emissions on marine life, I believe we must be very, very cautious before proceeding.

questions you might have and I appreciate, again, your coming to Santa Cruz, having this hearing. And you might note that, on a Priday night which is predicted to be one of the stormlest nights of the season, you've got an incredible rumout and I think that speaks well to the concern of the people here in the Central Coast that, indeed, a sanctuary is a i want to thank you all for being here and I can assure you that I will continue to ensure that time is available for maximum independent public scrutiny of the project before the ATOC is launched. I would be glad to answer any sanctuary is a sanctuary. Thank you very much.

DR. WEBSTER: Thank you, Congressman Farr. Next in order will be Jean Brock, Ray Chuan, followed by Jim

TESTIMONY OF JEAN BROCK

MS. BROCK. He's going to toot the horn for about three and a half seconds for me now; if you would please do that? It's part of my testimony. (Dr. Webster compiles.)
MS. BROCK. Louder. Three and a half seconds?
DR. WEBSTER: You've made your point.
MS. BROCK My name is Jean Brock, that rhymes with ATOC. I am completely opposed to it. It used to be Adams, for anybody that know me and deepst recognize me. If every speaker houls that more me and deepst recognize me. If every speaker houls that more more of their three-minutes time allowent, then we will have a single scientific dea of how annoying this ambulance siten, rock concert, garbage disposal, cello will be to the life forms of the marine environment. Well now — and do that, everybody, two percent of your allotted time, make some noise.

It appears that ATOC has magnantmously been changed from a \$35 million rationalization for an obsolete, multibillion dollar Navy submarine spy system to just a bunch of caring scientists doing marine mammal research. How stupid do you bureaucrats think we are? I have three points: Number one, all ses life is endangered, all ses life, not just endangered marke marmanla. All oceans are senteniaries, they are the bests of our life. Others can argue with you — It means that the sanctuary or put out of the sanctuary that was much like saying. Should Diablo Canyon Nuclear Power Plant be built at Nacoma Dunes or in San Luis Obispo? It's not a matter of where we put it, it's do we put it.

With regard to global – the issues of global warning (sic) – warning – "warning" – the state of the world in 1989 already discussed most of the stuff that we think we're going to be learning with this new experiment. I'm not going to read it, it's two or three paragraphs. It already discusses all of the greenhouse gases. And then, the Department of Energy, in 1993, actually discusses where all the greenhouse gases are coming from, where they've come from between 1985 and 1990 in the United States. I'm done; I think I've made my point. Thank you very

DR. WEBSTER: Thank you, Jean. Next will be Ray Chuan, followed by Jim Christmann, followed by Virginia

TESTIMONY OF RAYMOND CHUAN

KAUAI FRIENDS OF THE ENVIRONMENT

MR. CHUAN: My name is Raymond Chuan; I'm from Kauai. I'm Co-Chair of the Kauai Friends of the Environment.

We would like to take this opportunity toright to present our comments on the Draft Environmental Impact Statement. Since the so-called California ATOC is a part of the overall ATOC project, which includes the Kauai project, our comments apply equally to both aspects of the project, notwithstanding the persistent effort on the part of the Scripps Institution of Oceanography to segment these parts for the purpose of the environmental process. We believe, and we will demonstrate with additional comment that will be submitted to you in writing, that the Draft EIS fails fundamentally to address the issues of alternatives and potential impacts, as well as the requirements of the statutorily-mandated consultation and scoping process.

The EIS completely ignores the hundreds of comments offered by the public at the three scoping hearings in April and May, 1994. And the argument put forth in those sessions of the Draft EIS dealing with impacts are highly presumptive; often self-contradictory; and where scientific data are concerned, grievously incomplete. The Draft EIS fails to support any of its arguments against alternatives other than the proposed action. We conclude, on the basis of all information presented, that other than the repeated use of the phrase "presumed to be less than significant", Scripps has failed to make a convincing case for the eventual finding of no significant impact. 7

proposed action because Scripps has failed to demonstrate, against a backdrop of scores of theoretical and experimental projects specifically addressing the issues of global warming, that the ATOC project can yield meaningful information On a more fundamental basis, we believe the correct choice of alternatives should be the one of no action instead of the on global climate change.

it would take hours, not three minutes, to enumerate all of the defects of the Draft EIS. With the time remaining, we will simply highlight a few of these.

DR. WEBSTER: Thirty seconds, Mr. Chuan.

MR. CHUAN: Well, let me skip to the end here.

There has been a lot of discussion within the marine biology community that the MMRP part of ATOC has its own intrinsic value and deserves support. We agree that marine mammal research is necessary but we disagree that it should be a part of ATOC. Both as environmentalists and as taxpayers, we of Kauai Priends of the Environment feel strongly that our national, human, and financial resources should not be wasted on such an ill-conceived project ATIC. All of the environmental processes that have been exercised in support of ATIC so far have essentially been a waste of time and money. The cost of the preparation of the Draft EIS alone can probably support a significant portion of an independent MMRP.

Thank you.

DR. WEBSTER: Mr. Chuan, thank you very much. Next will be Jim Christmann, Virginia Handley, followed by Norman Seaton.

TESTIMONY OF JIM CHRUSTMANN

MR, CHRISTMANN: My name is Jim Christmann and I've lived in Santa Cruz since 1969. I'm going to have to pretty much just read through this; I've no experience in public speaking.

I've run small coastal research boats between Pt. Reyes and Baja California since about 1976, with most of that work between Pt. Sur and San Francisco.

One of my personal reasons for pursuing this line of work is that my clients take almost nothing from the ocean environment besides information. After the first round of hearings on this project, ATOC managers were required, rightly I believe, to go back to the drawing board for more information before getting approval to start up the sound source. So, since about August, they ve

had me taking groups of five to six advance degree marine mammal biologists out to the area of the proposed sound source site to census marine mammals. I'm here tonight to throw rocks at both sides in this controversy because I'll probably end up making everybody mad at me because I believe both sides have been remiss in allowing this whole issue to polarize as badly as it has.

I'll try to also show what I believe to be some common ground -

DR WEBSTER: A little closer to the microphone, please, Jim.

MR. CHRISTMANN: I'll also try to - oh, yeah, that's a lot louder.

I'll also try to show what I believe to be some common ground between the two groups. Has everybody kind of heard what I've said so far? All right.

First, my ellents, the upper managerial people at ATOC, whom I've not met, i believe that they must by now acknowledge a certain complacency or naivete early on about the public's interest level these waters and worse, a continuing inability for whatever reasons to tell us in understandable language – that's the key word – what they want to do, what they want to keam from it, and how it might affect some species.

There are good rebuttals to each of these points, but I want to leave them alone while I throw a rock at the other aide, who I think we can well agree is represented by the Save Our Shores organization.

Now, I'm on the Save Our Shores mailing list because I've supported them, when I could afford to, since their earliest days with Dan Hinckley.

I read their literature and I feel that this group must acknowledge a pretty fast and loose editorial hand in choosing often the most inflammatory language whenever possible to excite controversy for whatever their reasons.

That's enough said about the two ends of this spectrum; I'm already --

DR. WEBSTER: Thirty seconds.

MR CHRISTMANN: I can't believe that.

Well, I was going to try to take you on a little imaginary boat ride down to the sound source site; that's clearly not going to work. I'd better go right to the end here. I think ATOC and its critics should not logically be such polarized groups. I think that they have become that way largely because of poorly chosen words, both ways.

The exterest blologists I know are in the process of devoting their entire careers to the enhancement of the planet's health, in smaller of larger ways depending on their fields. They have much more in common with the long-range goals of Save Our Shores than some would have us believe, which is why so many of them have been so deeply hurt by careless portrayals of themselves as environmentally thoughtless or irresponsible.

The sound source site, its frequencies, its depth, its distance offshore, everything about the study that I've been able to understand about it, were chosen carefully to minimize even the remote possible effects on the smallest possible number

DR. WEBSTER: One more sentence, Jim.

MR. CHRISTMANN: If both groups would both speak and listen more carefully than I've heard either one to date, I think more people will see the common ground that's been quietly there between the two groups during the entire heated debate.

DR. WEBSTER: Thank you very much. Next is Virginia Handley, followed by Norman Seaton, followed by Dolly

TESTIMONY OF VIRGINIA HANDLEY FUND FOR ANIMALS

MS. HANDLEY: My name is Virginia Handley for the Fund for Animals. And you'll have to excuse me, I have laryngitis and I may not be able to fill my three minutes.

I'm California coordinator for the Fund for Animals, which is a national animal welfare organization. We are interested in the welfare of all animals and, most especially, we're interested in the welfare of individual animals. We are for the alternative, too, that one of no action. I might add that that is an alternative that is in this document only because that is required by law that it be put in there as one of the alternatives. Otherwise, I do not believe it would be in there.

The very question of the feasibility of the project, of whether it will actually do any measurement of global warming.

7.2 Is one that has not been really addressed in the EIS and, in fact, when the EIS, on page 126, listed what were the issuer. It has were brought before them in the scoping seasion that we hadn't heard before, that was brought before you by Dr. Little Seaton, who is following me, and by people such as Ray Chuan, that question was not listed in the EIS. That is so important as to why are we doing all this. We are so busy arranging the chairs on the deck of the Titanic, why are we on board at all?

The EIS, in discussing what the purposes are of ATOC, makes out as though it's just a happy coincidence that the military already has S20 billion worth of hardware down there already. The military wants more money for that to Tf maintain it, they want to expand it. ATOC will meet those needs. That is not discussed fully in the EIS what the true Lf purpose is behind ATOC.

That is not a coincidence; I believe that's the very purpose, is the military concerns

As you state in the ELS, the military was mandated by Congress that they were to spend some money on environmental issues. This is their way of spending money on environmental lauces on a project that will do nothing about that environmental issue but will benefit them greatly.

Whether ATOC falls on its face or not, they will have made millions of dollars, they will have been able to help what they already have, they will have new facilities put in in existing Navy facilities.

DR. WEBSTER: Thirty seconds

MS. HANDLEY: Whoa.

ATOC is the tip of the iceberg. This EIS doesn't want to talk about the ten-year program that is going to come after that. They don't want to talkabout it, they want to just segment this whole thing.

As far as the effect on the animals, this eight percent that's going to go on, that's 20 minutes every four hours for two months; that's 120 hours. That is an invasion in the deep sound channel.

The fin whales and the blue whales that are down in that sound channel, they are dependent on it. In all of the effects that are measured in this EIS, I have not once seen the word "stress" within that. They are not counting stress; stress is cumulative.

DR. WEBSTER: Your last sentence, please?

MS. HANDLEY: Throughout the EIS and its conclusions of words that are — loopholes you could drive a tanker through of what is a cute response, significant response. The benefit of the doubt is given entirely to ATOC. The benefit of the doubt should be given to the marine animals and their environment.

DR. WEBSTER: Thank you very much.

Norman Seaton, followed by Dolly Alley, followed by Vickie Nichols.

TESTIMONY OF NORMAN SEATON LABORATORIES FOR SCIENCE, INC.

DR. SEATON: Yes, my name is Norman Seaton. I'm a physicist, a graduate of the University of California in Berkeley and my basic research has been in lasers lately but I've had a long-time interest in other features of the environment.

would like to read you a couple of things starting out here about from the proposed action feasibility demonstrations.

The ATOC project is an international research effort to determine long-term ocean climate changes on global scale by measuring the acoustic sound paths in the deep sound channel to precisely measure ocean temperatures.

Then it goes on to say, in this section here, that, The net effect is that the sound channel very efficiently transmits sound for long distances. This effect also tends to limit the sounds that are trapped in the sound channel from being detectable at depths outside the sound channel." very little of that sound energy will get into the deep sound channel. On the other hand, if you have a sound on the surface, the deep sound channel, most of it will tend to stay there over very long distances, including probably all the way to New Zealand.

The reason I bring this up is because, very frequently, the proponents of the ATOC project so frequently equate the sound levels of the super tankers, say at 195 db, to that equal to their source. But the super tanker is not in the sound channel and it does not have the same effect down there. As a matter of fact, the super tanker, when you're probably ten miles away, has practically no sound of interest to the sound channel. So that's a very significant fact.

There is another significant fact in all this and that is the frequencies that are used in the sound channel. When you speak to somebody locally, they speak in, say, a certain high-pitched voice and you can sense where the sound is coming from. In the rase of the ATOC signal, which is on, say, in the average of 75 hertz, that corresponds to a wave length of, oh, 20 meters. And 20 meters is 60 feet — let's call it 60 feet, and the average fish or whale, that has a relatively small distance between its ears, cannot sense where the sound is coming from; it doesn't know, it just feets this

And something like – sometimes – I was walking by a power transformer last night, up on a telephone pole. I could hardly tell where the sound came from because the sound was a low frequency sound. And these poor whales, they may hear this sound, they don't know which way to go; and, as for the fish, an even smaller distance between their ears, they will have no idea which way to fum.

DR. WEBSTER: Thirty seconds

DR SEATON: The whales also, you know, are required to move out of this area within the allotted time of five naturates or so. They don't travel very far in five minutes; they don't have that kind of speed. So I'm afraid that they will – they can't swim out. I can give you a lot longer statement on the ATOC project itself but my time is up.

Thank you.

DR WEBSTER. Thank you very much. Dolly Alley, followed by Vickie Nichols, followed by Ana Weinstein.

WOMEN'S INTERNATIONAL LEAGUE FOR PEACE AND FREEDOM TESTIMONY OF DOLLY ALLEY

ALLEY: Good evening. My name is Dolly Alley and I'm a member of the Women's International League for Peace

National Organization of Women, the Democratic Women's Club, and I forget, there are so many others -- but those --Greenpeace, most of all.

i wouldn't have known that there was another way to check on global warming if I hadn't got a little statement on TV about acientists who thought that measuring rainfall was another way to prove it. I haven't heard a bit about that at all in the news or anywhere else, just that one little blurb.

Why is so much attention being placed on this blasting of the ocean, which is already under attack?

I watched a CIA awards meeting where Dr. Wheelan received an award for being the father of the space satellites that are listening in on us now. At the same time, we said – we were putting up the wonderful space program.

So, on the one hand, you have one thing; on the other, you have another.

Dr. — what is il? — Mr. Woolsley is the head of the CIA, he said, "Remember, science and esplonage are partners."

Now, I heard that and I thought, you know, this program — all these things that we're being bombarded with, there's

ATOC — not ATOC — H.A.A.R.P. HAARP, going on in Alaska, scheduled to shart this year. That is an electromagnetic
pulse generator that's going to bombard the ionosphere. God only knows what is going to become of all these things.

And there must be an end to it.

When are we going to be natural human beings? When are we going to be real people again? You know, Francis Bacon, he said, "We must tease and torture the secrets from Mother Nature." They've been doing that and doing that. And, if science is so wonderful, why is the world in such a mess?

A sanctuary is a sanctuary is a sanctuary; and this is a real world and we live in a real world. And women are all basically so worried about their children, we just have to stop what we're doing.

DR WEBSTER: Thirty seconds.

MS. ALLEY: Well, I could close with Rachel Carson's words: "It is a curious situation that the sea from which the first life arose should now be threatened by the activities of one form of that life, that the sea, though changed in a sinister way, will continue to exist; the threat is rather to life itself."

Please, don't spend any more of our dollars on this.

DR. WEBSTER: Thank you. Vickie Nichols, Ana Weinstein, Stanley Platté.

TESTIMONY OF VICKIE NICHOLS SAVE OUR SHORES MS. NICHOLS: Hello. My name is Vickie Nichols and I am the Director of Save Our Shores, that ferocious marine conscrvation group decktaled to protecting and promoting a sustainable ecoeyatem in the Monterey Bay National Marine Sanctuary. Save Our Shores does not support ATOC as proposed in the Sanctuary due to the rich habitat values unique to this region which could be adversely affected because it emits a very loud sound, fixed sound frequency that is, for over a two-year period. And there are other alternative locations outside of the Sanctuary for this type of research.

We do, however, support further research that would address the impacts of low frequency sound on marine life, especially marine mammals. Once the data has been analyzed and peer-reviewed, we would then reconsider a project such as ATOC outside of Sanctuary boundaries. As the DEIS states, the rationale for ATOC is to gather deep ocean temperature data because existing computer models have been criticized as inaccurate and over-simplified, therefore they have had little impact on governmental decisions regarding greenhouse gas emissions. This is not an adequate justification for placing a powerful, long-term, Lidd low frequency sound source within a marine sanctuary. Responding to inadequacies in computer models is not the best means of providing a persuasive basis for policy formation.

A marine sanctuary is designed to accommodate research. However, the Sanctuary Management Plan specifies that research should result in effective solutions to management problems. ATOC does not meet this standard because there are no clear management actions tied to research outcome.

Rather than solve management problems, ATOC could, in fact, lead to new problems within our Sanctuary.

The current MMRP is designed to study direct impacts to marine mammals by sensing their level of disturbance, evaluating the behavior or changes of behavior and will address whether long-term, underwater, low frequency sounds are safe for marine mammals. As we know, large tankers passing through this Sanctuary have a similar decibel level and may create disturbing noise for many kilometers around the vessel. Why are we encouraging installation of the ATOC sound source as a means of studying the effect of low frequency sound when other sources already exist and the consequences have not yet been

The Sanctuary Advisory Council has supported a proposal to establish areas to be avoided, i.e. -

DR. WEBSTER: Thirty seconds.

coast. Noise pollution is a problem and advocating for a new stationary sound source within Sanchuary boundaries does not further the goal of reducing sound impacts. MS. NICHOLS: — the entire Central Coast of California in order to move large commercial vessels further off the

I believe that we could conduct a research project, an MMRP, that would evaluate some of the sound problems in our Sanctuary and I hope that we can further those goals by working together and learning more about the marine environment

DR. WEBSTER: Thank you, Vickie. Ana Weinstein, followed by Stanley Flatté followed by Paul Stuart.

TESTIMONY OF ANA WEINSTEIN

CENTER FOR MARINE CONSERVATION

WEINSTEIN: Hello, I am Ana Weinstein and a staff biologist for the Center for Marine Conservation, which is a national, non-profit group dedicated to protecting marine species and their habitats. We first want to emphasize that we are enthusiastic supporters of scientific research within the Sanctuary. And we also support the overall goal of the ATOC project to track and model global climate change. But, given the realities of the project, Its global scope, long time frame in the deep sound channel, the proposed siting in the Sanctuary, and most of all its uncertainties, this project must proceed cautiously.

This means that ATOC must fully adhere to meet the CEQA procedural requirements because these requirements will give the actentific community and the public the tooks to determine whether the benefits expected from this project outwelgh the risk to marine life. So, as the Center further reviews the Draft and prepares written comments, we will specifically address the following three lauces: One is the Marine Mammal Research Program; and accond is the relationship of the Marine Mammal Research Program to the Initiation of the two-year ATOC feasibility study; and third is the long-term monitoring

The Marine Manumal Research Program must focus exclusively on investigating the effects of the ATOC sound source on marine life and not be couched as an investigation into important but separate questions of the effects of low frequency sound on marine life in general.

While, as Vickie Nichols pointed out, this research is desperately needed, the sole objective of ATOC is to measure changes in the temperature of the oceans over time.

The Marine Mammal Research Program is a permanent requirement of the ATOC experiment, yet the DEIS elevates the MMRP, the research program, to the purpose of, rather than a requirement for, ATOC's Initiation.

We noted that this bolsters the case for placement of the sound source in the marine mammal- rich Sur Ridge site that shows as an alternative in the DEIR. We would like to see these criterla pulled out of the site selection process of choosing an alternative. Second, the relationship of the MMRP's pilot project to the initiation of the two-year ATOC feasibility study must be clearly defined. We noted in the DEIS/R the contingency that, "Climate-related transmissions will only begin if the system is determined to be safe for marine mammals and other sea life." And I quote, "The protocols for suspending operation are described more fully in Appendix C." 7.5 However, the protocol in Appendix C falls to describe how a violation of safety thresholds will change the project's $T-b_2$ operations or who has the authority to make these decisions.

DR. WEBSTER: Thirty seconds.

MS. WEINSTEIN: Okay.

Concerning how much seems to hinge on these data, these details must be disclosed and a technically-qualified group that is independent of ATOC must review these data and it must be disclosed to the public. And the monitoring program, it must be designed to detect physiological, behavioral, and disregional changes in a variety of species, including endangered leatherback sea turtles. Leatherback sea turtles feed heavily in the Monterey Bay area and there is evidence that, in the presence of low frequency sounds, they won't dive as deeply for their food.

And, above all, it needs to be acknowledged that even an elegantly designed Marine Manmal Research Program pilot project is too short in duration and it treats too few species to provide answers as to the potential cumulative impacts of the sound source, the critical question that's pointed out by Representative Farr and Charlie Wahle —

DR. WEBSTER: Thank you very much.

MS. WEINSTEIN: So we just - DR. WEBSTER: Please close.

MS. WEINSTEIN: Okay. Thank you.

DR. WEBSTER: Stanley Flatté, followed by Paul Stuart, and then Ron Walding.

TESTIMONY OF STANLEY FLATTE

DR. FLATTE: I am a professor of physics at U.C. Santa Cruz -

DR. WEBSTER: Closer to the microphone, Stanley, please.

DR. FLATTE: I am a professor of physics at U.C. Santa Cruz and I've been working in ocean acoustics for the past 15 or

It would be nice to respond to some of the comments that have been made already but it's very difficult since they are in such different areas. We have, on the one hand, people saying, "Don't spend any more money on things of this sort." and, on the other hand, we have been hearing, "We need different and more ambitious marine mammal research projects." It's not correct to say that the Marine Mammal Research Program is not an important goal of the ATOC project; it's there in the discussions and certainly there are people within the project who are being furthered explicitly for doing that project and they would not like to hear that the work is not the purpose of the project.

We've been asked also to try to make a more clear statement, that is more understandable to people, about the project. I think I want to concentrate only on the one Item here tonight, which is a point discussed in the press and in a way which I think most people are able to understand in a clear manner.

The analogy was made, in fact, in our San Jose Mercury-News article of recent week that you would not allow a car to enter Los Angeles County without smog controls on it, you would not increase the amount of smog in the L.A. Basin - or allow that, even though there are millions of cars there already.

I think the analogy in this form is incorrect for two reasons. First, the ATOC experiment is not analogous to a car without controls because the amount of sound emitted by the ATOC source is not larger than hundreds or even thousands of other sources, in particular the hundreds of super tankers and thousands of large whales which have the empability of putting out this kind of sound.

Second, ATOC is not just another sound source out there. I would try to put to you that the correct analogy is between derying ATOC its permits and denying permits for the trucks used by the Environmental Protection Agency for monitoring the samog levels in L.A. County —

DR. WEBSTER: Thirty seconds.

DR FLATTB: - in order - excuse me.

Would it be resonable to require the EPA to use electric cars to monitor smog put out by millions of cars and trucks? No. It would not be until you eliminated—until everybody in L.A. County was using electric cars. In the same way, the ATOC cource is not a significant increase in the noise level of the ocean because, unfortunately—we can't change that—the ocean is a very noisy place alteredy.

Thank you.

DR. WEBSTER: Thank you.

Paul Stuart, followed by Ron Walding, followed by Jim Miller.

TESTIMONY OF PAUL STUART

MR. STUART: My name is Paul Stuart. I'm a Principal Systems Engineer -

DR. WEBSTER: Paul, closer to the microphone, please.

MR. STUART: My name is Paul Stuart. I'm a Principal Systems Engineer at a software engineering consulting company in Mountain View and I live in Berkeley.

Neither I nor my employer are affiliated in any way with any organizations or entities involved in the ATOC project.

Informed public debate is essential for good public policy but, unfortunately, the subject of this hearing is misinformed public debate. Arguments in favor of ATCC are based on actenitic facts and they are compelling, but they have generally appeared only in scholarly journals like Physics and Science, inaccessible to the general public. And they've been ignored by the popular press and by ATOC opponents, for the most part.

Most of the arguments against ATOC, on the other hand, have generally ignored scientific facts and appeal to emotion and Ideology, and they have received widespread publicity. I personally deplore the unisrepresentations, distortions, iranuendo, and outright lies that have been used to depict ATOC in editorials and some attenents by ATOC opponents. I think IMRS blonds evaluate the ATOC proposal on its scientific merits and take into account that public opposition to ATOC is agely due to widespread publicity given to tresponsible, inflammatory thetoric and baseless accusations in some cases made by ATOC opponents.

At least one group has chosen to exploit misrepresentation of ATOC and the scientific liliteracy of the public for fundraising purposes. I know this because they came to my door. Organized misrepresentation of ATOC has pretty much mobilized the public opinion against it. Many ATOC opponents have routinely cited laws in support of their position, including the Marine Mammal Protection Act and the Endangered Species Act. But none of them — all of them have ignored really the most important law that applies to ATOC, which is the iverse square law. This describes how sound intensity changes with distance. At two meters, sound is four times quieter than it is at one meter; at three meters, if's nine times quieter; and, at ten meters, if's nine times quieter; and, at ten meters, it's nine times quieter; and meters, it's nine times quieter; at the meters, it's nine times quieter; and the meters, it's nine times quieter; and, at ten meters, it's nine times quieter.

Sourch sources comparable to the ATOC device already exist. Foghorns operate at a frequency comparable to the ATOC device. Like the ATOC, they operate at a fixed location, at 240 db, they are more than 10,000 times louder. They operate instrumitently over a period of decades, their location near the author places them closer to the supplies of food and air needed by marine mammals. Furthermore, some of them are located in positions that could expose migrating gray whales to the sound.

All near-shore marine mammals could be impacted by foghoms but I doubt that anyone would claim that foghoms have ever posed a serious threat to any marine mammals. And there is no evidence that they have.

DR. WEBSTER: Thirty seconds.

MR. STUART: At a distance of one meter, the ATOC source is 195 db. But it is located more than half a mile down. It's not near any algithant sources of food for any marine mammals. A hundred meters away, the sound level is 10,000 times quieter. Less than 200 meters from the source, it's still nearly a half a mile down, it's down to 140 db, that's less than the intensity of a ringing telephone.

I think no sensible person would believe the sound of this intensity could endanger, harm, injure, or threaten anything.

I think ATOC is a brilliant and important research proposal that promises to provide data, important data, about both the effects of global warming and the effects of commercial ahlpping noise on marine environment.

DR. WEBSTER: Last sentence, please, Paul.

MR. STUART: I strongly urge NMFS and all other permitting agencies to grant all permits necessary for ATOC to proceed.

DR. WEBSTER: Thank you. Ron Walding, followed by Jim Miller, followed by Dalsy Martin. Ron Walding? Jim Miller, please.

TESTEMONY OF JEM MILLER

NAVAL POST GRADUATE SCHOOL

MR. MILLER: I'd like to address – My name is Jim Miller. I'm a professor of electrical engineering at the Naval Post Graduate School in Monterey. I'm an ATOC investigator and I'd like to address – just pardon my rudeness to the people; I think the important people are over here, not over here (indicating).

I wanted to do two things in my three minutes. One thing in three minutes. I wanted to explain to the people who use the ocean, boaters, fishermen, surfers, swimmens, divers, what the number that the decibel numbers mean.

So we took some measurements, Carl Escari (phonetic) from the Monterey Bay Aquarium Research Institute and I, took some measurements of boats going by the aquarium, and how loud is a boat going by the aquarium, and then how close is ATOC compared to that, because then you can make effective decision.

Up on the viewgraph machine here, Lash has put up two boats going by the aquarium. The first boat is a whale-watching boat and you can see it's about 140 decibels measured about 30 feet down – there's a hydrophone at the bottom of the ocean there = -30 feet away, the boat went right over it, followed by a speedboat about a hundred feet away.

The ATOC source, in shore, about 30 feet of water, would be about 110, 105, something like that, at maximum. You can see that that - that's not even on my scale there, I had to put it in there to show you how quiet there it would be.

At the ATOC source located - that's off the aquarlum, that's one location

Next vlewgraph. At the Pt. Sur site,there is a Navy horizontal array of hydrophones that was put in in 1957, the year I was born, to search for Russian submarines. It's not being used any more because there a no Russian submarines left.

So what do we use? This is an opportunity to use a multi-million dollar investment for something a little bit more politically correct. This is the noise measured on a ship driving right over that array, about another 145, 150 decibels. If I take the ATOC source and measure at the surface where the ship was - the source and the array are going to be at about the same point if you approve it. And, if you take the source and you go to the surface and you measure how loud the ATOC source is, it's that green line. The numbers, the inverse square law that the gentleman previous to me talked about is a very powerful force in physics. And I'll stop there; that's all I need.

Thank you for your patience.

DR. WEBSTER: Thank you. Daisy Martin, followed by Jean Wideman, followed by Mardi Wormhoudt.

SAN LORENZO VALLEY HIGH SCHOOL TESTIMONY OF MANUELA LARRIOS

MS. LARRIOS: Oh boy.

Hello, my name is Manuela Larrios and this is Pam. We have other people speaking with us.

We are currently enrolled in SLV High School and we have studied on ATOC for about a month now on this project in our school.

ATOC, as you know, is Acoustic Thermometry of Ocean Climate.

The Scripps proposal is to put a transmitter 25 miles off the shore of Big Basis in the water, in the floor. That's 2,950 feet deep. And about - miles from the Marine Sanctuary, is about 35 to 40 miles. The sound decibels is about 195 and will be going for 20 minutes every four minutes - every four hours, excuse me. The environmentalists most concerned is that the impacts on the marine life on the social, as well as its eco-location. In closing, I would like to say that I believe ATOC should be delayed until more research is done, until we know all the effects that it will have on all marine life animals.

In the words of Mr. Wilgart (phonetic), I would like to say a dead whale is a dead whale.

Thank you very much.

DR. WEBSTER: Your group has two minutes.

SAN LORENZO VALLEY HIGH SCHOOL TESTIMONY OF IACK BRAZIL

MR. BRAZIL: Ht, my name is Jack Brazil. I'm just going to make this quick I disapprove of ATOC because I believe that there are other alternative, less controversial ways of measuring the ocean's temperature. And, although I do support the overall goal of ATOC, I think that more research should be put forth on the effects of tow frequency sound emissions on marine mammals

DR. WEBSTER: Thank you, Josh. A minute and a half.

TESTIMONY OF TRACY SAN LORENZO VALLEY HIGH SCHOOL

FRACY: Hi, my name is Tracy. I'd like to say that the biggest public concern on this lisue is its threat to marine

What some people don't realize is that the second highest priority of this project is to obtain evidence regarding the effects of low frequency sound on marine mammals and katherback turtles. It will be a controlled study broadcasting only two percent of the time, while nearby tankers have been broadcasting at the same trequency for several years. Conclusive evidence of the harmful effects of low frequency sounds on marine mammals will be essential in the regulation of these fankers, thereby decreasing the risk posed by the threat of low frequency sound on marine mammals.

Thank you.

DR WEBSTER: Thank you. You have 30 seconds left.

SAN LORENZO VALLEY HIGH SCHOOL TESTIMONY OF DAVID KELLY

MR KELLY: Hello, my name is David Kelly and I'm against ATOC because I disagree with blasting noise to another species' environment, such as ATOC is going to do. It would be like having a mosquito buzz around your ear, like happens in the summer; and I disagree with that.

DR. WEBSTER: Thank you, Dave. Next will be Mardi Wormhoudt, followed by Hal Whitehead, and then Lindy

TESTIMONY OF MARDI WORMHOUDT

SANTA CRUZ COUNTY SUPERVISOR

MS. WORNTHOUDT: Good evening. My name is Mardi Wormhoudt and I am the Supervisor for the Third District here in Santa Cruz County.

Our Board will be considering written comments to the Draft EIS/EIR at our meeting on January 24th, and we will submit those to you before your deadline of January 31st. So I am not speaking for the Board of Supervisors tonight but really for myself in urging you, please, to find the Draft EIS/EIR inadequate in that I believe it is seriously flawed in its inability to speak to the long-term impact of this project on marine life and on fish.

It seems to me that the last half of the Twentieth Century is fairly littered with the disastrous effects of wellintentioned scientific projects in which people did not see the disastrous consequences that were to come. If we've learned anything as we approach the millennium, I hope it is, if you don't know what the effects are, please

would also like to say, as a resident of the Monterey Bay area, as someone who has watched the fight, the struggle in this area for decedes now a slausto (dishouse of ultiling, to protect the Monterey Bay, those of us who finally saw the Monterey Bay made a sanctuary only a few years ago find it very, very difficult to see, at a time when the link is barely dry on those agreements, that we are once again needing to muster our resources to protect this very, very valuable I agree with the speakers who have said that, if this is a bad project, it certainly shouldn't be done anywhere; but I

It is not here as our baboratory, it is not here as a place that's free for all of us to do what we wish, it is in fact a sanctuary. We welcome scientific study and research but only if it is respectful of the --

OR. WEBSTER: Thirty seconds.

MS. WORMHOUDT: — sanctuary liself. So I hope that you will very seriously consider this project. It may, in fact, have a useful scientific application but, whatever that application may be, it is not worth the risk to one of the most valuable resources that we possess, the Monterey Bay Sanctuary to which we owe our considered stewardship.

Thank you very much.

DR. WEBSTER: Thank you, Mardl. Hal Whitehead, followed by Lindy Weilgart, followed by Susan Jordan

TESTIMONY OF ANNE NOTHOPS

PRESENTING FOR HAL WHITEHEAD

MS. NOTHOPP: My name is Anne Nothoff, I'm with the Natural Resources Defense Council; and I will be presenting Dr. Whitehead's testimony.

And the gentleman following me will be presenting Dr. Wellgart's testimony. Susan Jordan's son has been hospitalized and will not be presenting her testimony this evening.

These are the comments of Dr. Hai Whitehead. Imagine me with a heard. I am an associate professor of biology at Dalhouste University and a university research fellow of the Natural Sciences and Engineering Research Council of Canada. My graduate degrees are in mathematical statistics and 20010gy and my research is principally on population biology, social organization, and ecology of the deep- water whales, that is, sperm and beaked whales.

Thave a number of detailed questions and comments on the DEIS which will be submitted separately; but this is a summary of my major impressions thus far. The document was clearly put together with extreme haste. One of the results of this is shoddy presentation. For example, many of the cited references are not listed, inappropriate sources such as the ATOC scientific research permit application are cited for blological information. Some parts are in incomprehensible and are irrelevant and the document succinct suddenly lapses into describing the effects of the Hawsiian rather than the Californian environment In the areas where I have the most experties, the document is often seriously wrong, invariably in the direction of minimizing the potential effects of the ATOC source on the marine environment. For example, on page 4-50, there is a calculation of the number of apens whales likely to come within the 150 db contour. When the calculation is carried out correctly, that is, including the whales missed when divinit proportion of time at depth, the tidal sampling, and the mean speed of movement of whales, the number of aperm whales affected is increased by more than a factor of 100. Given this and other serious deficiencies which occur throughout this DEIS in the areas where I know something, it is hard to take the other parts on faith.

But the major structural problem with the document is that it refuses to consider the most sensible and environmentally acceptable alternatives as legitimate, especially the no-action alternative or an autonomous source for ATOC and low power mobile source for MARP.

environment. The possible costs or a downside of this alternative is lack of knowledge gained about global ocean "The no-action alternative is desirable because there are no financial costs and no short- or long-term effects on the

7.6

However, as the acoustic method is only one, and a rather dubious one, of several methods of looking at ocean temperature changes, the loss of ATOC's potential results are of very little consequence.

The second cost would be the loss of knowledge gained in the effects of low frequency sound on marine mammals. But, as the portion of the MMRP dependent on the ATOC source has very poor statistical power, its results will largely be inconsequential.

DR. WEBSTER: Thirty seconds.

MS. NOTHOFF: (Continuing Dr. Whitehead's statement.)

Another major deficiency in the document is that there must be some discussion of potential extensions, that is, additional sources planned for the ATOC program." And I think, also, that Dr. Whitehead points out that, due to the dealgn of the MMRP, it would be almost impossible to detect the four criteria that would lead to the cessation of the ATOC project because of the dealgn; and he details that

DR. WEBSTER: Thank you, Anne.

MS. NOTHOFF: Thank you.

DR. WEBSTER: Speaking for Lindy Weilgart, followed by Jack Wickham, and then Rod Fujita.

TESTIMONY OF IAMIE PROFFIT

PRESENTING FOR LINDA WEILGART

MR. PROFFIT: Hello, my name is Jamie Profilt (phonetic) am with the Surfrider Foundation and I'm reading Dr. Unda

DR. WEBSTER: Closer to the microphone, please.

Weilgart's statement.

MR. PROFFIT: I'm not Linda; okay? "I'm a researcher associated with the Department of Biology at Delhousie University; my graduate degrees are in the areas of whale bioacoustics and behavior and my present research is on sperm whale acoustic communication.

"My general impression of the DEIS is that it is unconsciously dismissive of likely adverse impacts on marine life. Moreover, it is sloppy, internally inconsistent, and shockingly inaccurate in places.

unsubstantiated assumptions. There is certainly no attempt being made to err on the side of caution. Behavior disruptions and psychological stress are given very short shrift, if mentioned at all, even though this effect is likely to be dominant. Even at low duty cycles modest increases to ambient noise levels can cause serious rise in stress levels, thus The conclusion of minimal impacts are repeatedly made, even when these conclusions are based on completely potentially placing populations in Jeopardy.

here the great gaps in knowledge often render the assumptions worthless. For instance, we are asked to assume that marine mammals hear the same noise that humans hear, which is clearly not the case. We are asked to assume that the same relationships by which noise trauma to the human ear is estimated can also be applied to the marine The DEIS gives much greater emphasis to the impact of ATOC on the hearing capabilities of marine organisms, yet mammal ear, even though recent research in pinnipeds seems to cast doubt on this assumption "And furthermore, we are asked to accept complete guesses in the auditory sensitivity thresholds of the vast majority of species in the study area, particularly the endangered large whales. Diving abilities of many species are also uncertain. If any of these stabs in the dark' happen to be wrong, the radius within which animals could suffer potential hearing damage could increase from 178 meters to 40 kilometers or more."

That's quite a spread.

"ATOCs own independent scientific advisory board states that ATOC documents assume hearing damage will not occur If received tevels of ATOC sounds are below 150 decibels. The advisory board notes that this assumption may or may not be true. But there are no supporting data for marine mammals,"

DR. WEBSTER: Thirty seconds

MR. PROFFIT: Okay. (Continuing presentation of Dr. Weilgart's testimony.)

Amblent noise levels are repeatedly listed as being around 90 decibels in the DEIS, yet these numbers do not reflect the "Amblent noise levels appear to be exaggerated to downplay the ATOC's relative contribution to underwater noise noise levels in the sound channels which are most affected by the ATOC source. Studies on flah and ahring conclude that sounds of only 20 to 30 decibels over ambient levels or levels of only 100 to 130 decibels can algulficantly decrease the growth and reproduction rates. If levels of 85 to 90 decibels in the quieter sound charnel is harmful to fish or invertebrate reproduction, populations could suffer over a radius of about 350 kilometers

DR. WEBSTER: Thank you very much.

MR. PROPRIT: Thank you. That's all I can say.

DR. WEBSTER: Jack Wickham, followed by Rod Fujita, followed by Kelly Quirke.

TESTIMONY OF JACK WICKHAM

MR. WICKHAM: My name is Jack Wickham. I am a retired prolessor of occanogenphy and meteorology and, by my lights, a practicing environmentalist. I am speaking for myself.

This is a look at ATOC, a sanctuary, and an environmental view of their relations. It's a complicated procuss or problem and many matters remain to be - or have to be weighed in order to come to a decision

cetestrophic outcome to the process of global warming. It's difficult to essign a probability to such an outcome because there is nothing in the historical record to show the consequences of such a rapid increase in the concentration of atmospheric CO2 as has occurred since the industrial revolution. in my visw, the most responsible action for environmentalists is to work toward avoidance of a human-generated

It does seem likely, however, that our analyses of the warming process will be in some respects deficient, possibly, for example, some unthought of, unstable process which could lead to unforescen climatic changes.

It's our responsibility to the generations to come, land and see creatures, to minimize the likelihood that there will be such deficiencies in our analyses and the associated possible unpleasant surprises in climate change.

This means that we must pursue assiduously research with the potential to reduce the uncertainties in our analysis.

It's very difficult for me to imagine any outcome of the ATOC experiment comparable in its potential for dire consequences to all life on the earth and in the sea as the outcome of an unmitigated global warming, the real threat. This is especially so because the fauns of the sanctuary and the ocean adjoining it have already been subject for from shipping is as, compared to that of ATOC, is equally intense, of much greater aerial extent, and of much greater decades, during which at least three important whale species have thrived, to shipping noise. The output of noise duration.

In this case, the influence of ATOC as compared to that of shipping noise seem possibly inconsequential.

DR. WEBSTER: Thirty seconds.

MR. WICKHAM: If the influence on marine life of low frequency noise is a concern, efforts toward mitigation of shipping noise is by far the more effective action for people with those concerns

Thank you.

DR. WEBSTER: Thank you, Jack. Rod Fujita, Kelly Quirke, Anne Rowley.

TESTIMONY OF ROD FUILTA

ENVIRONMENTAL DEFENSE FUND

MR. FUJITA: Good evening, I'm Rod Fujita; I represent the Environmental Defense Fund, a leading national non-profit environmental group with over 250,000 members.

I hold a doctorate in marine ecology and, in addition to this expertise in marine ecology, I bring years of experience in climate change policy analysis and advocacy to the issue we're here to discuss tonight, the ATOC project. My experience includes participation in the intergovernmental Panel on Climate Change.

While I have not been able to finish reviewing the Draft EIS, I offer these preliminary comments based on a partial analysis. The Environmental Defense Fund strongly supports development of new scientific understanding about the pace and potential inpacts of global climate change. However, none of us should be overly optimistic that data generated by ATDC, no matter how securate or precise, will result in sweeping measures to address climate change. Fowerint ATDC, no matter how accurate or precise, will result in sweeping measures to address climate change. Fowerint economic and political interests will continue to resist significant changes in the current patterns of fossil fuel use and deforestations that are driving climate change. Before putting too much faith in the ability of climate models, even if they are improved substantially by ATOC data, to shape global warming policy, we should all remember that miles of complex systems have a rather poor track record. Because they are laden with assumptions and estimated parameters, they can be tortured into saying any number of things. Furthermore, I'm unsure whether temperahure trend data generated by ATOC will really provide a reliable measure of a global climate trend. ATOC has the potential to detect the temperahure trend over ten years but it would take many clerales to detect in the atomythere. In fact, this is one of the primary benefits of ATOC.

However, what if the climate systems happens to be in a temporary stable, or even cooling, phase? For instance, if one considered only temperature data in the 1990s or the 1970s, one would falsely conclude that there was no global warming trend because the climate system was in a temporary cooling phase. In fact, a global warming trend has been documented over the last century or so.

I also wonder whether ATOC data can really be used as an early warning system for global warming. Deep ocean temperatures tag behind atmospheric temperatures considerably in response to increased warming due to greenhouse gases. And, in my opinion, this would limit greatly the usefulness of ATOC data as an early warming for climate

While I believe the benefits of ATOC with respect to improving global warming policy are highly uncertain, I do think that ATOC would be worth pursuing if the risk to marine organisms and ecosystems can be shown to be acceptable. If successful, ATOC could generate data that would greatly Improve our understanding of the ocean and climate dynamics.

DR. WEBSTER: Thirty seconds.

MR. FUJITA: The key to good policy-making on this issue is to honestly acknowledge that great uncertainties surround the potential impact of ATOC and work to reduce them rather than attempting to paint a rosy picture that shows that the impacts are likely to be insignificant. Unfortunately, the Draft EIS appears to do just that.

Let me skip to the end here.

i believe that the ATOC project should be conducted only if the three following conditions are met: One, outside experts and community representatives must conclude that the pilot study shows that the potential impacts of ATOC will be acceptable; two, the criteria for determining when to shut oif the ATOC transmissions must be defined more clearly; and finable, citizens at large and environmentalists must play a significant role in determining what termination criteria should be and when they are met.

And, in closing, we humans need to avoid hubris, we need to adopt a more humble attitude based on a deep respect for the complexity and mystery of the ocean and its inhabitants, particularly in the few sanctuaries left to them.

ank von

DR. WEBSTER. Thank you. Folks, we will take a 15-minute break in about 25 minutes. Kelly Quirke, followed by Anne Rowley, followed by Ellen Fourot-Danlels.

TESTIMONY OF KELLY QUIRKE

REBNFBACE

MR. QUIRKE. Good evening, my name is Kelly Quirke; I'm here tonight representing Greenpeace. And Greenpeace has 300,000 supporters in California and over 1.6 million supporters nationwide.

Our position has consistently been that we don't need to threaten the marine environment to know that it's time to take action against global climate change. We need action now, not decades more of study.

My comments toulght will focus primarily on the purpose and needs section of the Draft Environmental Impact Statement. The DEIS was supposed to answer the oceans of questions and concerns raised at the ecoping hearing regarding this issue. Sadly, as usual, it does not do this. In fact, it raises even more questions. This inquiry reminds us that science can always be inconclusive; and, if science is inconclusive — in other words, if it doesn't provide us with sufficient data to drive policy, then policy- makers will be making choices based upon other I-3b T-8 values. And, the DEIS does show that the whole process is so variable and so indeterminent that nothing about global climate duarge is ever going to come of it.

Therefore, as I stated at the acoping hearing, we must look to other factors to generate policy momentum on global climate change. At the ecoping hearing, I questioned how the DEIS would incorporate the piethors and variety of indicators already showing the early impacts of climate change. I quoted a variety of sources already calling for action on climate change ranging from Margaret Thatcher to the German Parliament; the directors of multi-national insurance associations are already tosing billions of dollars as a result of the impacts of climate change. Yet, the DEIS ignored all of these.

So, to improve this document, please refer to the intergovernmental Panel on Climate Change's third assessment which came out in September of this year, a panel of over 2500 experts from around the world who, in 1990 and 1992, and again in 1994, told us that, in order to stabilize carbon dioxide concentrations in the atmosphere, we must immediately cut carbon dioxide emissions by 60 to 60 percent.

The New York Times, in reporting on their third assessment, headlined their stitle on September 20th like this:
"Emission must be cut to avert shift in climate." The first paragraph tead, "Even if worldwide emissions of carbon
dloads were capped at present levels, atmospheric concentrations of heat- trapping gas would continue to increase for
at least two centuries rising well beyond the point at which the earth climate would be disrupted."

WEBSTER: Thirty seconds.

MR. QUIRKE: The chief of the IPCC, a British atmospheric physicist speaking on the issue of getting started on fighting climate change said, "If you want to stabilize eventually, you've got to consider what you do now." And he went on to conclude by saying. "In any case, we should start to do what we can do now and also begin to plan to do more and not wait ten or twenty years until things are more clear."

Not more study, action on climate change now.

Thank you very much.

DR. WEBSTER: Thank you, Kelly. Anne Rowley, followed by Ellen Pourok-Daniels, followed by Anne Nothoff.

TESTIMONY OF ANNE ROWLEY SAVE OUR SHORES

MS. ROWLEY: Followed by your breakiright? You need some rest.

DR. WEBSTER: A little longer than that.

MS. ROWLEY: A little longer? Good evening. My name is Anne Rowley and I chair the Board of Save our Shores. Vickie Nichols, our Executive Director presented policy position of our organization after a close study of the Draft EIS, and I believe her position to be both reasonable and scientifically sound.

Save Our Shores is an advocacy organization. However, we serve as the volce of our supporters, those people who have trusted SOS for a long time to stand for the ecological integrity of the Central Coast. And that these people are not all scientists makes them no less qualified to be heard on this issue. Without their love and dedication, there would be no sanchary.

Save Our Shores supporters advocate strengthening the sanctuary protection. They call us every day to ask how they can get tankers out of the sanctuary altogether. So it's really no comfort to them when we compare ATOC to the sound of the super tanker.

Protection is important to our supporters on a rational, sclentific level and on a level deeper than mere reason. And, on both levels, they seem opposed to ATOC. One of our supporters perhaps summed it up best when she said, They just don't get! We would never put a meteorological study station up on top of Half Dome, not because of the effect on the wildlife and the protected blology up there, not because of the viewshed, but because it's a protected place; and we just don't do that sort of thing in our few protected places.

Thank you very much.

DR. WEBSTER: Thank you Anne. Ellen Fourot-Daniels, Anne Nothoff, and Joseph Raymond.

TESTIMONY OF ELLEN FOUROT-DANIELS FRIENDS OF THE SEA OTTER MG. FOUROT-DANIELS: Good evening, I'm Ellen Fourot-Daniels, the Science and Education Director for Friends of the

Friends of the Sea Otter has a 26-year history of extence and advocacy involvement in marine protection issues. We have been involved with the ATOC issue since the project first became known to the public.

In our public testimony last May, we stated that, if the DEIS and the preliminary work focused on marine mammals could convincingly show that the technology of measuring global warming was appropriate and necessary and that there would be minimal or no harm to marine organisms, then we would be prepared to see the project go forward.

What I want to give you is our thoughts on how well our original concerns have been met by the Draft EIS.

Our comments tonight will only touch on our main concerns, detailed comments on the Draft EIS, particularly shortfalls that we see are still remaining in the Marine Mammal Research Program, will be submitted as written comments.

In our view, the Draft EIS still does not adequately answer the central question posed by others: is the information T-3 b T-9 hoped to be gained from ATOC superfluous to existing data documenting global warming? Could the huge dividends being spent on ATOC be better spent on addressing management and policy selections to a problem already recognized by

most people and agencies? If more data are indeed necessary, then the follow-up question is: What will be done with these data to implement necessary policy changes to address solutions to global warming?

That very important and overriding concern notwithalanding, we want to make sure that, if the project does go forward, the Pinal EIS/BIR Include the following: Number one, a discussion of the site in November for the acoustic engineering test as an alternative site for ATOC; number two, accurate reporting of site selection criteria.

In the beginning, sites were evaluated using acoustic logistical and economical considerations relative to the needs of the ATOC climate project needs. The sites were not evaluated or preferentially ranked as the DEIS/EIR reports based on presence of high numbers of marine mammals.

Number three, whatever agreement from the U.S. Fish and Wildlife Service that exempts the project from Section VII's consultation process for sea otters, if the Service agrees, the evidence in the EIS/EIR supports that conclusion. Number four, an outline of the program to be used to document the collection, necropsy, and cause of death analyses for marine animals, manmals, blids, fish, and turtles found dead or moribund on water or on shore during the course of the plot MMRP and during the ATOC climate phase. This would need to include more than what the marine mammal stranding network alone is able to provide.

A time line at the conclusion of the pilot study is needed to determine how much time will be devoted to statistical analyses, peer and oversight review of results, to discussion of problem modifications to the MMRP, a long-term monitoring program, and for assurance that these modifications will be made before the start of the ATOC climate phase research.

Number six, most important, we encourage the development of a small oversight group composed of at least two aff.

If Mumembers from each of the following disciplines: Ocean acoustics specialists, marine manimal experts, and conservation L g scientists.

It is imperative that the people nominated to and selected for inclusion on the oversight team be extremely knowledgeable in their fields, not already associated with the ATOC or MMRP projects, and work side by side with the ATOC and MMRP actentials as the data are collected, interpreted, and analyzed.

DR. WEBSTER: Thirty second, please.

MS. FOUROT-DANIELS: We feel very strongly that the project proponents should pay for the time and expenses of the oversight team smembers, though a departuse from requirements made of most research projects, the storm of public and scientific controversy generated by the ATOC and MMRP projects requires incorporation of the measures to ensure the objectivity and integrity that the public perceives is missing from the project.

We feel, in closing, that significant progress has been made by the project proponents in addressing initial concerns. We look forward to the Final EIS/EIR in its ability to integrate solutions to the gaps still remaining, particularly in the area of the research oversight and long-term monitoring.

Thank you.

DR. WEBSTER: Thank you, Ellen. Anne Notholf, Joseph Raymond, Elaine Sawyer.

TESTIMONY OF ANNE NOTHOFF NATIONAL RESOURCES DEFENSE COUNCIL

MS. NOTHOFF: Hello again. My name is Anne Nothoff; I'm a Senior Planner with the National Resources Defense Council In San Francisco. I've worked on efforts to protect the California Coast for the past 15 years and NRDC was an early supporter of the drive to establish the Monterey Bay National Marine Sanctuary.

We coordinated the technical comments of scientific experts on the proposed Management Plan.

Tonight, NRDC's comments are necessarily preliminary due to the scheduling of the hearing but we will submit written comments by the deadline.

We certainly welcome the preparation of this document which attempts to eliminate the choices confronting the permitting agencies. Our comments toolight touch on three areas: First, the analysis of alternatives; second, the site selection analysis; and third, the permit process, and specifically the relationship of the Marine Mammal Research Program to the rest of the ATOC experiment.

First, the analysis of alternatives gives troubling little attention to alternatives that would avoid or drastically minimize impacts to marine mammals, especially given the admittedly speculative value of the information hoped to be gleaned from ATOC. More serious consideration of avoidance alternatives should be given.

Second, as Table 241 in the document reveals, from an acoustic thermometry point of view, all three alternative sites rank quite comparably high. If it only when the marine mammal criteria are factored in that the Sur Ridge site energies as preferable. But that is not what ATOC has currently proposed it is all about. The MARRP aboud not be used to justify a site that is otherwise unremarkable, particularly when the MARRP will be less statistically powerful precisely because of the constraints of a fixed source at this proposed site.

There is a fundamental choice here and that is that a basic decision as to whether it is desirable to put the source in a biologically rich area so you can study its effects, or a biologically poor area so it harms as little as possible, must be made. You can't have it both ways.

NRDC recommends avoidance of harm as the best policy.

Third, the information produced by a properly constructed MMRP must be used to Inform decision-makers as to how to proceed with the ATOC proposal.

DR. WEBSTER: Thirty seconds.

MS. NOTHOFF: As presented in the DEIS, there is not a clear decision-making point after the MMRP that asks decision-making point after the MMRP that asks decision-makers to use new information to decide what to do about ATOC. There are numerous blurs in the sequence of events described in this document that cause NRDC concern.

To correct this blurring, we recommend that NMFS consider issuing a permit for a legitimate MMRP first, then requiring a separate ATOC permit for ATOC.

We are also very concerned about the approach proposed to require an SRP rather than an incidental take permit. There is a strong argument the latter is required.

To sum up, at this point, we see that this DEIS fails to demonstrate why the ATOC experiment should be allowed in the Monterey Bay National Marine Sanctuary. A property designed Marine Mammal Research Program makes sense in a sanctuary but it should be considered independently.

Thank you.

DR. WEBSTER: Thank you, Anne. Joseph Raymond, Elaine Sawyer, Mike Sherwood.

TESTIMONY OF JOSEPH RAYMOND

MR. RAYMOND: My name is Joseph Raymond.

DR. WEBSTER: Closer to the microphone, please, Joseph.

MR. RAYMOND: And I'm a citizen in a community in which all life is connected. I don't think we need more information about how our earth ecology is in trouble, at least not in the way this work is planned to be carried out.

think the term "low level frequencies" is deceiving. The effect of the sound is not likely to be low level. I wonder whits soing to do the research on the effects of this sound on dolphias and whales and what the parameters will be.

also wander if some of the researchers involved would be willing to be in the water for fong periods with this saured.

Unngerous to humans. This makes me wonder sectionsly about the effects on mammals equipped to be much more sensitive than we are under water. Maybe they could keep their heads out of the water for 20 minutes at a time every four hours. My initial Inquiries with local people who know about such things tell me that this level of sound is potentially

Okay, sea life, we are going to send a sound aignal through your home environment on a regular basis over long periods of time which is completely atypical to your natural aound levels. But don't worry, it has been determined that these ounds won't go above acceptable governmental standards.

OR. WEBSTER: Elaine Sawyer, Mike Sherwood, Amelia Slayton.

RESTIMONY OF ELAINE SAWYER GREENPEACE

AAS. SAWYER. I first heard about ATOC last winter and, out of my concern about ATOC, my desire to take action. I contacted Greenpeace in San Francisco and began volunteering for Greenpeace last spring. Thave a lot to say; I'm going to have to rush through this. There is a substantial lack of scientific evidence on the impacts of low frequency sound on marine mammals. Whales are critically dependent on sound for social communication and for food-finding. The adverse impacts of ATOC may be difficult to detect, for example, if marine mammals are gradually deafened over time. Also, additional stress to marine mammals could cause damage to their reproductive and immune systems.

If we allow ATOC and its associated Marine Mammal Research Project, we threaten the very species our laws are supposed to protect. These are the laws, the Marine Mammal Protection Act and Endangered Species Act.

how we go about protecting *our endangered species* in marine manmuls by huming them into experimental guinea pigs, potentially stressed, disrupted, and violated in their own habitat? According to the DEIS, the Marine Manmal Research Project has been created to "obtain much Information." Is this

While more research and a better understanding of marine mammals may be of some value, I'm not convinced of that; the process so far has taught me that the institutions, scientists, organizations, and agendes that support the ATOC have not yet shown that they have the best interests of marine mammal in mind. We all know the marine mammal component of this project only came about because of public concern and outcry. The stated purpose of ATOC is to test for evidence of global warming. Scripps Institute of Oceanography has received \$35 million from the Pentagon's ARPA to conduct Initial experiments for two years. If successful, ATOC would last ten years. In other words, through ATOC, it would take ten years to gather auflicient data on global warming.

Many of the world's most renowned climate scientists now state that we cannot afford to walt to take action on global warming, for the impacts of climate change and global warming have already begun. Clean energies are already available to begin the transition away from dependence on fossil fuels which cause global warming. We need to spend our money moving forward with these clean energy technologies.

Earlier I said that ATOC's stated purpose was to test for global warming. However, new information suggests that ATOC is actually a military experiment designed by the military, for the military, and not for an environmental purpose at all.

OR WEBSTER: Thirty seconds.

MS. SAWYBR: The military experiment is intended to improve submarine detection; ATOC is the excuse for millions of dollars to go to the Navy. I am outraged. I would like to see our money spent on clean energy and used to prevent global warming rather than see it go to the Navy in the guise of some bogus test called ATOC.

Dank you.

DR. WBBSTRR: Mike Sherwood, Amella Slayton, Mark Berman.

TESTIMONY OF TORRI ESTRADA PRESENTING FOR MICHAEL SHERWOOD SIERRA CLUB LEGAL DEPENSE FUND

I've come here to read the testimony of Michael Sherwood who couldn't be present here tonight. Mike Sherwood is a staff attorney, also with the Sierra Club Legal Defense Fund in San Francisco. If am making the following statement on behalf of a coalition of environment and animal protection organizations. Please include this statement in the public Francisco,

MR. ESTRADA: My name is Torri Estrada; I'm a research associate for the Sierra Club Legal Defense Fund in San

The Draft Environmental Impact Statement for California Acoustic Thermometry of Ocean Climate Project is dated November 28th, 1994. However, our office, and I assume the public in general, did not actually receive the Draft EIS until Friday, December 2nd, 1994.

"Given both the complex technical nature of this lengthy document and the intervening Christmas and New Year's holidays, we have had insufficient time to prepare detailed substantive comments on the Draft EIS in time for this public hearing. "On December 5th, 1994, I wrote on behalf of the coalition to request both an extension of time for written comments to March 2nd, 1995 and also that a second public hearing be held on or after that date at which the public's detailed comments could be presented.

The reply that I received from William W. Fox, Jr., Director, Office of Protected Resources, National Marine Fisheries Service did not respond to either request and I therefore repeat them here. The timing of this public hearing and the short period of time given for public comments does not inspire confidence that either ARPA, NMFS, or the University of California at San Diego are truly interested in receiving informed public comment on ATOC and the Draft EIS.

"Although we have not yet had a reasonable opportunity to thoroughly study and evaluate the Draft EIS, a quick review of the document indicates that it is legally inadequate in a number of respects. For example, the law requires that the Environmental Impac Statement on ATOC be an objective pre-decision assessment of the need for ATOC at all, of the ruse environmental impacts of the proposed project, and of all the reasonable, less environmentally harmful alternatives to it. The Draft EIS appears to fail to meet this fundamental standard and seems instead to be the work of advocacy designed to justify the decision that the proponents and the agencies have already made a decision to

Moreover, the itsues that we had previously raised in our earlier comments on the various aspects of ATOC have not been satisfactorily resolved in the Draft EIS."

DR. WEBSTER: Thirty seconds.

JR. ESTRADA: (Continuing with the statement of Michael Sherwood.)

For example, we have previously noted that NIMFS and ARPA must prepare a programmatic EIS on the entire ATOC proposal which considers the cumulative impacts of all portions and phases of the project. Yet, this Draft EIS continues

the egency's approach of segmenting and isolating individual parts of the project, in this case the California segment of ATOC, thereby misleadingly minimizing ATOCs irue overall impacts.

"We believe that the Draft EIS is seriously flawed in other ways as well, which we will discuss in our detailed comment that we kniend to submit within the formal comment period."

DR. WEBSTER. Thank you. We will have two more speakers prior to the 15-minute break, Amelia Slayton and then Mark Berman

TESTEMONY OF AMBLIA SLAYTON

GREENPRACE

MS. SLAYTON: My name is Amella Slayton. I work for the Public Outreach Division of Greenpeace in the Santa Cruz

past alx months, I have encountered many people who have expressed concern about the ATOC project. Many of these people (set instinuidated by this public process because they have not heard enough about ATOC or they don't have a background in actence or public apeaking. I have direct contact with the people who live in the south Bay communities every day by going door to door. In the

Of the millions of people living in the Bay srea, only a small fraction have really been given the opportunity to voice their concerns about this project. If the agendes involved in ATOC really wanted the public's participation, this public hearing would be held at a much later date and more effort would have been made to educate the public and invite their attendance.

Today I'm here to express the views of members of the community who cannot be here, as well as the view of the local Greenpeace staff and myself. In the world of actence, the Importance of ethics is often overlooked. There is a strong moral opposition to the proposed ATOC testing in our oceans. It is highly unethical to study marine mammals by subjecting them to noise harassment, especially considering them is already evidence that the sounds produced by ATOC causes disturbance in the normal routine of these creatures.

Furthernore, the time frame for this experiment is too short to truly analyze long-term impacts on marine mammals, especially impacts that are severe yet difficult to measure such as damage to the reproductive cycles. The human Influence on the creatures of the ocean has already been devastating; let's not expound this crime by conducting experiments that have uncertain benefits. According to the Draft Environmental Impact Report, "Whether the ATOC technique will provide useful climatic Information depends on surmounting a number of technical and other potential barriers." By their own admission, the results of this experiment are uncertain yet the scientists of Scripps discredit other evidence of global warming that is

The United States contributes more carbon dioxide to the atmosphere than any other country. The mullions of dollars we propose to spend studying climate change should be spent on clean energy and energy efficiency and other responsible efforts to reduce the effects of global climate change.

Thank you.

DR. WEBSTER: Thank you. Mark Berman?

TESTIMONY OF MARK BERMAN EARTH ISLAND INSTITUTE MR. BERMAN: Yes, I represent Earth Island Institute, Marine Mammal Fund, David Brower, Dr. John Hall.

We ubject to ATOC for the following ressons: First, I would like to reflerate that the time allotted for the review of the DEIS is totally inadequate. It has been little more than a month since this paper came out and the hearing today at 5:30 is inadequate also in the fact that it didn't give the public enough time to review the document to make proper

The experiment is far-reaching with potential harm to a large number of marine species and their impacts have not been adequately addressed in the DEIS. The attempt to create separate smaller projects relating to ATOC without adequate environmental impact reports is also of a concern. A comprehensive ElS must be prepared on the entire environmental effects of ATOC as a project whole to any part of the project before any part of the project before any part of the

National Marine Fishertes Service, our understanding, has estabilished and enforced monitoring requirements for sound in the ocean projects such as drilling. And we don't see, in the DEES, the same type of standard for monitoring as required by other projects of this sort.

Many species of cetacean and pluniped, as well as other marine life, reside in the test areas. We believe that ATOC poses an unacceptable risk to these species and that the rationale for the project is poorly defined. The adequacy of the marinc mammal research to determine adverse effects in the time frame is also questionable.

in addition, we reiterate that the project runs counter to the protections now in place in the Monterey Bay Sanchuary.

Also, the DEIS does not address the following concern: Is ATOC the most cost effective, least invasive, proven technology available with which to monitor the ocean temperatures? It is well known that existing technology is highly accurate thermistors which measure ocean temperatures from surface waters to the depths is available.

This could be another alternative if this project must indeed go forward, which we do not think it does.

DR. WEBSTER: Thank you, Mark. Ladies and gentlemen, it's a couple of minutes after 7:30; let's go till quarter of 8:00 or a little thereafter with a break.

We will reconvene then with Nicole Walthall, Jane Murray, and Karen Strasser Kaufstnan. (Whereupon, a brief recess was taken.) DR. WEBSTER: We're ready to begin with Nicole Walthall, Jay Murray, and Karin Strasser Kauffmann. Nicole, are you ready to come forward? Nicole Walthall. Does anyone know Nicole? Okay. Mark Berman will speak for Nicole Walthall.

Presenting for NICOLE WALTHALL, HELLER, EHRMAN, WHITE and MCAULIFFE TESTIMONY OF MARK BERMAN

MR BERMAN: Nicole Walthall is an attorney with Heller, Ehrman, White and McAuliffe, representing Earth Island Institute and Marine Mammal Fund. DR WEBSTER: Mark, excuse me just a moment. Would someone close the doors back there, please? Okay, thanks.

MR. BERMAN: I'm going to read her statement verbatim. It's full of a lot of legal document type stuff here, so -

The review and comment period must be extended and an additional public hearing scheduled.

"On December the 2nd, 1994, ARPA, NMFS, and the University of California, San Diego, submitted for public review and comment a Draft Environmental Impact Statement/Environmental Impact Report for ATOC. This document, including well over 300 pages of text and tables, was produced after over eight months of intense effort by Scripps,

ARPA, NMFS, and other cooperating agencies. Now, in an attempt to avoid meaningful public participation, today's hearing comes just 35 days after the decument's release, and only four days after the New Year's holiday.

"It is clearly unreasonable to expect the public to review, digest, evaluate and comment on this complex scientific document in such a short period of time, especially where a significant portion of that period included the year end holiday season. Our comments submitted today, therefore, are incomplete as we have been given insufficient time to review this report. We take this opportunity to request that a second public hearing be acheduled after the close of the public comment period to property allow the public to prepare meaningful and informed comments.

Given the extraordinary public interest in ATOC and the significant scientific controversy that surrounds It, the small extension of the public comment period to January 31, '94, is equally insufficient. This deadline suffers the same deficiencies discussed above regarding this public hearing date.

TWe, therefore, relterate our request for an extension of the public comment period up to and including March 2nd of 1995. Such an extension will contribute to a greater level of public understanding of a project that, to date, has generated an almost unprecedented level of public concern."

DR. WEBSTER: Thirty seconds.

MR. BERMAN: Okay. (Continuing the statement of Nicole Walthall.)

The draft is inadequate. NMRS and ARPA have already received numerous letters emphasizing the need to prepare a comprehensive programmatic Environmental Impact Statement evaluating the cumulative environmental impacts of the ATOC program as a whole. In particular, these letters have emphasized that the ATOC project tawfully cannot be parcelled into separate projects of evaluating the environmental impacts of each of these related projects Isolation.

DR. WEBSTER: Thank you, Mark.

MR. BERMAN: Okay.

DR. WBBSTER: Jay Murray, Karln Strasser Kaulfmann, Jean Chony.

TESTEMONY OF JAY MURRAY

PROFESSIONAL ASSOCIATION OF DIVE INSTRUCTORS

MR. MURRAY: Good evening. I come to you tonight as a PADI dive-master. PADI stands for Professional Association of Diver Instructors, not Professional Association of Divers International, as stated in the EIS.

Im an independent contractor hired by one of our local dive stores in Monterey. My duties include taking divers from all over the world on underwater tours of Monterey Bay, and the surrounding National Marine Sanctuary. I also help certify new divers that are ranged in age from 16 to 68 years old.

Both of these activities involve diving with people who are unfamiliar with the surroundings. Some of these people exhibit marginal diving skills to say the least.

As some of you know, beginning on August 25, 1994, I've been involved in monitoring of very unusual low frequency sounds in the Monterey Bay National Marine Sanctuary. These sounds are in the range of 36 to 38 hertz, with a main harmonic at approximately 75 hertz.

These sounds are quite invasive when they are being heard, as they tend to cause your lungs to vibrate. This reaction of low frequency sound under water is addressed in Section Four, Page 120, of the ATOC EIS/EIR. The section is called Potential Resonants of Air Containing Cavities.

In Paragraph two, the EIS states that at different frequencies between 20 and 100 hertz, not only will divers experience resonance of air containing cavities, but these sound waves will increase the pressure inside the same air containing

This leads me to wonder if being subjected to this sound while diving may have some effect on the standard dive tables that both PADS and NOWI instructors teach their students. These tables tell us how long we can remain at any given depth. The calculations are based on how much nitrogen our bodies absorb while under water due to increased pressures.

If these increased intrathoracic pressures caused by ATOC are even a minor consideration, then this aspect of the project should be investigated, and all pertaining information should be released.

In paragraph three it states that the resonant frequency of air containing cavities of

divers will increase as a function of depth. Then in paragraph four it states that at the surface 20 and 100 hertz appear to be the critical frequencies. In the acoustic engineering test, which was done off Baja California, Section B. Part Three, it stated that the amount of low frequency energy going to the FIX 554 transducer had to be limited due to a "undestred resonance at 18 hertz". This is very close to the critical frequency of 20 hertz.

would like to know if there was another harmonic at approximately 36 hertz. In my studies of underwater acoustics this appears likely. In my underwater encounters with the Montersy mystery noise, it seems that 36 to 38 hertz produces what I would call a significant response in humans. While I have no idea the location of the source of the transmissions, or the parties responsible, I can only say that if the AIOC experiment produces the same or similar responses in divers, that I will be opposed to the proposed transmissions.

OR WEBSTER: Thirty seconds.

MR. MURKAY: On page 123, Section Four, there's a section called Potential Human Annoyance. In this section they state that almost all human diving activity takes place within two kilometers of the ahore line. I can only say that there have been and there will continue to be what we call "blue water dives". This is when we go out and dive in deep blue water.

I'm quite sure that if the ATOC project is approved, there will be interest from divers in seeing if they can feel or hear the sounds being emitted by the transducer used by the ATOC scientists.

As a PADI dive master, I'm qualified to take up to four people at a time on dive tours. As such, I plan on taking certified divers on tours to experience any effects caused by the ATOC source. Be assured, there will be divers in the area of your transmissions. If there are any adverse reactions to the noise, they will be relayed immediately to all agencies involved with the project, and all organizations questioning the many controversial aspects of the project.

DR. WEBSTER: Thank you, Jay.

MR. MURRAY: I'd like you all to know that what you were hearing was data that I recorded underwater during the past four months in Monterey. Thank you very much for the opportunity to speak. DR. WEBSTER. Jay, for clarification, the sounds you were referring to were the cates that were being played during the break, that's right?

MR. MURRAY: That's correct.

DR WEBSTER: Thank you. Karin Strasser Kauffmann, followed by Jean Cheny, followed by Fred Walters (sic).

TESTIMONY OF KARIN STRASSER KAUFFMANN, MONTEREY BAY SANCTUARY ADVISORY COUNCIL

MS. KAUFFMANN: Good evening. I'm Karin Strasser Kauffmann, Chair of the Monterey Bay Sanctuary Advisory Council, and several of our council members are present this evening as well. Our council by definition is the front line of defense for the sanctuary program, and while you agencies have been in Washington working, and in San Diego, we have been bombarded with inquirfes on the project and on the proposed

draft. We've had the item on our agenda. We have had Mr. Murray play his sound for us at our meetings, and we are very eager to see the matter resolved.

We see ourselves as being a potential common ground, such a common ground as was requested by an earlier speaker, I think the second or third speaker this evening, to deal with the issue.

But let me say first, we appreciate having the draft document in hand, and having an environmental process properly followed as the council requested earlier this year, and we appreciate having the focus be, finally, on marine mammal research, rather than the larger project, and putting appropriately the horse back before the cart.

The reading, we're all - all council members are reading it furiously, and you've certainly given an added dimension to our holiday reading. We also appreciate having the written comment period extended somewhat so that we can more professionally deal with this.

We decried tonight's scheduling of having a public hearing so close to the holidays, and on a Friday evening, and I really have to say, really have to say, really have to say, really have to say, and a public hearing on any item of significance be scheduled in Washington, D.C. on a Friday night at 5:30?

We want to do our job, as you want to do yours, and this doesn't make it particularly welcoming, but because of this scheduling I'm not prepared this evening to comment officially on behalf of our council in detail on the draft, which we would like to do. We are prepared to do that in the written comment period allocated to us. We have scheduled our meeting purposefully on the 20th of January, so we'll have enough time to get it in by the 31st.

Next week and the following week our three working groups, the Research Advisory Panel, our Conservation Group, and our Education Advisory Group, are going to be meeting each in turn to discuss their various aspects in the draft, and they will be reported to our full council on the 20th, as will, I assume, members of the public who have contacted us. We will attempt to make some order out of that, and forward it to you as part of the official comment period.

DR. WEBSTER: Thirty seconds, please.

MS. KAUFPMANN: Okay. We did have a briefing in December from Dr. Andrew Forbes, at which a number of questions arose very similar to the questions that have been raised here this evening.

I also have to say as the at-large representative on the Sanctuary Advisory Council that over the last three days, and only over the last three days. I have received a flurry of telephone calls and faxes raising all kinds of questions. I feel frustrated in not being able to convey those to you, but I don't think it's fair to our council to do that ahead of their meeting. I will pass all those comments on to our council on the 20th, and again we will ultimately forward them to you.

Let me say that we welcome research in the Sanctuary, but also as the most local representatives of the sanchuary program, we want to assure that any and all primitive activities are in full compliance with the protective policies that we all worked thousand-fold to establish for Monterey Bay, and the Central Coast waters. Thank you very much.

DR. WEBSTER: Thank you. Fred Walters (sic), R.S. Sherman, and Jean Wideman. Fred Walters?

MS. CHENY: You missed Jean Cheny.

DR. WEBSTER: I'm sorry, Jean. Jean Cheny, and then Fred Walters.

TESTIMONY OF JEAN CHENY

MS. CHENY: Good evening. Have you heard the law of the sea? Have you heard the Law of the Sea realy? Most Americans haven't. It has been submitted to Congress, and I have the document here, the Treaty document, 10339.

Here is a letter from Warren Christopher to the President of the United States.

"An agreement adopted by the United Nations General Assembly Resolution on July 28th, 1994, contains legally binding changes to that part of the convention dealing with the mining of the sea bed."

Deep sea bed mining, also military, are he reasons we are having these sonar experiments. I happen to live also on the island of Kauai, also Santa Cruz.

There is a gentleman that says there are no more Russian submarines. On the west side of Kauai we have the largest submarine base in the world. We have Russian submarines in training right now with all the other nations of the world. The Law of the Sea Treaty, if ratified your Congress, because it is an agreement and not a treaty, will give our occans to the United Nations. Sounds great, doesn't if

I am very concerned that the personnel of UCSC, you might think this is wonderful, that you know how to control our lives. And also to the government employees, the one question I have: is this experiment with the sonar testing for the good of mankind, and the ocean mammals? Or have you sold your souls to the big corporate interests? Good evening.

DR WEBSTER: Thank you. Fred Walters, R. S. Sherman, Jean Wideman.

TESTIMONY OF FRED WATTERS

MR WATTERS: My name is Fred Watters. I've been a commercial fisherman for about 41 years now. I probably have as much sea time as everybody in this room.

Pt. Sur is probably one of the most prolific fishing grounds that we have on this coast. That's where I'm fishing here right now.

We know what the effects of sonar has on fish, their ability to detect it and elude us. We use that in our fishing techniques to try and catch them, so we know that sound has affects on the fish, and that they're able to detect them, and that we use certain techniques to go about catching them. That's our business.

And when this thing goes into effect I can guarantee you that Pt. Sur is going to be one of the deadest places on this coast, because right now it's one of the most prolific grounds. It's one of the most prolific spawning grounds on the coast. At this moment I doubt it's going to be that way very much longer.

I think that the people from National Marine Fisheries Service should look at Georges Bank. The Information that I've had is that there's been an ATOC system on Georges Bank, or some system on Georges Bank, for about four years now. When you look at that Georges Bank has been closed down to fishing now, and you look at the time line that the fishing has dropped there, you go back to 1990, four years, and it's a straight line down.

I think the National Marine Fisheries should take a look at that project, and see if all the rumors that we hear are true. Fishing is a tough business. It's the way we make our living. We provide product from fish for people to eat. If we don't have a place to go fish, we won't have any.

Thank you.

DR. WEBSTER: Thank you. R. S. Sherman, Jean Wideman, David Brown.

TESTIMONY OF R. S. SHERMAN

MR. SHERMAN: My name is R. S. Sherman, and I'm also a commercial fisherman, and I've fished for 20 some years.

My problem with this is that I fish out of Oregon and I fish down here. When we have an earthquake, which puts quite a large amount of sound into the water, it disturbs the fish immensely, and we don't know what's going on I fish right now at Pt. Sur in 3,000 feet of water. The biomass that's there, which are thorny heads, black cod, and Dover sole, which are the food fish. This sound, what is it going to do to them? The sound we know drives them away. I'd also like to know where they're going to get the permit to take these fish if they do kill them off.

Thank you.

DR. WEBSTER: Thank you. Jean Wideman, David Brown, Ken Johnson.

TESTIMONY OF JEAN WIDEMAN CITIZENS OF BIG SUR MS. WIDEMANY: My name is Jean Wideman. I'm a Big Sur resident. I drive past Pt. Sur, or "the rock" as we call it down the coast, many times each week. I am deeply concerned about the possible long- term cumulative impacts of the ATOC project.

Taken at face value, the DEIS under discussion toright seems to reflect an enormous concern for the impact of ATOC sound transmissions on marine life. This is so much the case that it might appear to the casual reader of the document that the primary purpose of the program is to monitor the effects of noise pollution, rather than to add to it.

For instance, in a paragraph dealing with selecting a site for the acoustic source, we read that,

Since the goal of these experiments is to evaluate the potential impacts of low frequency sound on marine mammals, sufficient populations must be present close enough to shore so that they can be studied."

I am not convinced that marine mammal studies were a primary consideration in site selection when ATOC planned to begin transmissions hast April without any prior study of the impact on marine organisms.

in the introduction to the study, we read that,

Transmissions would last for twenty minutes every four hours, which is necessary to study the potential effects on marine animals." This would give the impression that marine mammal studies are the driving force behind the ATOC program. I don't think so. f-// the ATOC low frequency sound transmissions on nearly marine antique, and to program are to evaluate potential effects of the ATOC low frequency sound transmissions on nearly marine antique, and to prove the feasibility of the acoustic \(\mathcal{T}'\text{j'}\) the ATOC low frequency sound transmissions on nearly marine antique, and to prove the feasibility of the acoustic \(\mathcal{T}'\text{j'}\) the momental of purpose, the MARP objective is satisf before the ATOC objective, perhaps in order to project the impression that the program is extremely environmentally sensitive.

In reading the DEIS, I am reminded of the common place that an investigator is likely to find what he or she expects to find. An environmentalist opposed to a proposal will expect to find advene impact, where the initiating agency does not. A number of statements in the DEIS reflect the underlying assumption that the ATOC transmissions will have no

DR WEBSTER: Thirty seconds.

MS WIDEMAN): This assumption does not always proceed logically from the immediate preceding material. I will skip over and go to the subject of the deep sound channel, my biggest question.

We read everywhere in this report that the deep sound channel sound travels at extremely long distances with very little repistance. I would like to ask, is it not possible that marine mammals are perhaps even more aware of the conductivity of the deep sound channels than the ATOC scientists who have just discovered them, that they have evolved to take advantage of the same scoustical phenomena?

DR. WEBSTER: Thank you. David Brown, Ken Johnson, Martha Van Dyke.

TESTMONY OF DAVID J. BROWN GREAT WHALE FOUNDATION

MR. BROWN: How's that? Good evening. My name is David J. Brown, and I represent the Great Whale Foundation, and we are opposed to ATOC Draft EIR for the following reasons.

Number one, significant alternatives are summarily dismissed. Under alternatives, the Draft EIR intentionally omits substantive consideration of the most obvious, appropriate and practical alternatives, thus, illogically arriving at the conclusion that there are no good alternatives to ATOC. Only the extremes of no action or trivial variations of the ATOC have been given real consideration as alternatives to the EIR.

We propose a meaningful alternative called ATUT as the best alternative. That's an acronym for Alternative
Themometry Using Thermometers. While ATUT may sound cute, it is actually serious, and we believe a statistical
FA Lanalysis will prove it really superior to ATOC in
achieving the stated aims of ATOC with respect to global warming.

ATUT, in addition to being actually an effective method of achieving the stated purpose, has the benefit of prospectively involving the public world-wide in necessarily a long-term endeavor that will focus attention on the issues and mysteries of climate change and other looming environmental hazards. Thus, instead of a sinister, invisible, undersea, high tech, acoustical nutsance, we can design a project with educational value in global media visibility.

The ATUT plan is to engage a large number of individuals, organizations, and governmental agencies in frequently sampling local water and air temperatures with the data flow directed to and organized by computer networks. Internet global positioning and communication satellites, Naval vessels on duty, and broadcast media will certainly have a role in this program. The successful designing and management of ATUT is assuredly within the capacity of the institutions currently proposing to run or fund ATOC.

While no doubt can seriously be related to the potential for thermometer-based measurements to provide temperature data sufficient to any stipulated level of significance over any desired time frame, and all without the least adverse impact on marine mammals.

Number two, ATOC is speculative, therefore, neither necessary nor sufficient. The Draft EIR discloses what was omitted from earlier proposals in favor of ATOC. The ATOC is not a known reliable method of detecting global ocean temperature changes, but rather is an open ended project.

Number three, the Marine Manmal Research Project, MMRP, is not rationally scoped. We agree with the National Research Council Committee Report that there is an abysmal lack of public knowledge about the hearing of marine mammals. However, we do not believe the MMRP of ATOC will be very contributory in this area of knowledge because it amounts to an ad hoc adaptation of equipment designed for other purposes.

DR. WEBSTER: Thirty seconds.

MR. BROWN: It would make more sense for the concerned institutions to rationally design and fund research focused on the basic questions at hand.

Thank you very much.

DR. WEBSTER: Thank you, David. Ken Johnson, Martha Van Dyke, Bonnie Stochn.

TESTIMONY OF KEN JOHNSON MOSS LANDING MARINE LABORATORIES

MR. JOHNSON: Good evening.

I'm Ken Johnson. I'm a professor of oceanography at Moss Landing Marine Laboratories. I'm also chair of UNOUS, the University National Oceanographic Laboratory System, a consortium of 58 universities ranging from Harvard down to Moss Landing, dedicated to providing the nation's scientists with access to the sea.

Today the greatest threat facing the Earth is, in fact, global warming. I think they'll find very little argument about that. We know about the threat of global warming because of the long-term measurements of carbon dioxide in the atmosphere that were made by Charles Keeling. Charles Keeling of Scripps Institute of Oceanography. It's only

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through his long-term measurements of carbon dioxide in the atmosphere that we've been able to provide convincing evidence that, in fact, man is causing direct changes to the Earth's biogeospherical system.

It's only going to be through other convincing long-term measurements of other climate properties that we're going to demonstrate that these known changes in carbon dioxide are having a direct impact on the Earth's climate system.

Right as it's been stated right now that the connection now only a tenuous one through computer models. We need longterm measurements that demonstrate that there are changes in climate to provide convincing evidence to policy makers that we do need to act to regulate fossil fuels.

I can think of several avenues of doing that, but no one can tell me for sure which one is going to work, and ATOC is as excellent a potential approach to demonstrating global climate changes, one of the best avenues that we have today. It is an experiment because it involves long-term measurements, and it's an experiment because it involves long-term measurements, and it's an experiment because it involves long-term measurements, and it's an experiment but needs to be started as soon as possible.

I think that in 1958 when Keeling started his atmospheric CO2 measurements that there were many people that suggested that was not a rational approach to monitoring the Earth's biogeochemical system.

Finally, I can think of no better place to perform this work than in the Marine Sanctuary, a place that can actually serve as a model to protect the rest of the planet.

And then finally, I just want to say my closest experience myself with marine mannals and large sound sources is that when you're on a sabip with a large sound source they flock to it and ride the bow wave.

Thank you.

DR. WEBSTER: Thank you. Next will be Martha Van Dyke, Bonnic Stechn or Stochn, and J. P. Novic.

TESTEMONY OF MARTHA VAN DYKE

MS. VAN DYKE: My name is Martha Van Dyke.

If this sound project is allowed to be put into effect any place in the ocean, then it should be required that every person involved have implanted in their bodies a device that will emit an equal amount of noise.

Thank you.

DR. WEBSTER: Thank you. Bonnie Steehn - Stoehn, Bonnie Stoehn, J. P. Novic, and San Lorenzo Valley High School.

TESTIMONY OF BONNIE STOEHN

MS. STOEIN: Thank you. First of all, I'd like to say that I'm just very impressed with the articulate, knowledgeable, eloquent presentations, and I certainly hope that they are listened to.

I'm here as a chizen, and a taxpayer, and I've read through the DEIS, and I've done a little research on my own. I have some concerns.

I read things like \$20 billion sub-sea listening devices that have been previously installed by the military will be part of ATOC, that special receiving equipment will be installed at U.S. Navy facilities, and I try to figure out where that's going.

I've talked to a gentleman who coordinates research in the Monterey Bay National Marine Sanctuary. He gave me a first follo functuation. He told me he's talked to many of the scientists involved with the ATOC project, and I said to him, first 3 wall a mbute. Where are we going with this? Bottom line, what are you going to do with this information? And he said, oh well, the data will be presented to leaders of third world countries to convince them to tighten laws in regards to the release of harmful emissions into the environment. Oh. So, there we go for the purpose.

What about the feasibility of the study? There's a lot of technical Jargon in the report. And it's been like a few years since I've been in a physics class, but I'll tell you one thing that I feamed that I remember, that heat rises.

And I hope it's not much of a stretch for you folks to understand that to me that means that if the surface of the Earth is warming up, that heat is probably going to go up, and not down 800 meters into the sea.

And then I also thought well maybe it's because I'm just sort of a lay person, and there's a lot more to it than that. But I had the good fortune today to get a hold of a copy of the commentary on the ATOC report put together by Norman Seaton, Ph.D., physicist, who has already given us his comments, and I'll just quote from that. And he says,

"It would require 2,600 years before one could detect even a temperature change of just one ten-thousandth centigrade at the deep sound channel depth of 900 meters."

That docen't seem like a huge stretch to me. How is all that heat going to get down there, and what is that ten years that we're talking about? So I'm just wondering, is this really aimed at measuring global warming? Proving global warming? Thend to think, and again, just as an average citizen, that we're looking at something that's going in just the opposite direction.

DR. WEBSTER: Thirty seconds, please.

MS STOEHN: That if we don't have any measurements of temperature changes after our ten years, or a few years, whatever it is, doesn't begin to approach the 2,600 years that I just mentioned. Where are we going with this? What is this? It doesn't make sense to me.

DR. WEBSTER: Thank you.

MS. STOEHIN: Thank you very much.

DR. WEBSTER: J. P. Novic, San Lorenzo Valley High School, and Jane Podesta.

TESTIMONY OF J. P. NOVIC

CENTER FOR ANIMAL PROTECTION AND EDUCATION, and IN DEFENSE OF ANIMALS

MS. NOVIC: Good evening. I'm J.P. Novic, and I'm the Executive Director of CAPE, the Center for Animal Protection and Education, with offices here in Santa Cruz County, and also in San Mateo. I'm also here tonight to represent the national organization in Defense of Animals, IDA, based in San Rafael, California.

Both IDA and CAPE would like to express opposition to the proposed ATOC project on the grounds that the provisions of the ATOC project represent undue and absolutely unnecessary harasment of marine life. IDA and CAPE assert that the Draft EIS/EIR for both the ATOC and MARP projects fall to demonstrate that the invasive techniques proposed for collecting data would be safe for the abundant marine life now inhabiting the chosen test sites.

Furthermore, we feel that conducting such tests in a marine wildlife sanctuary is totally inappropriate, and runs contrary to the purpose of a sanctuary.

IDA and CAPE are concerned about the objectivity, and therefore the accuracy, of the data to be collected by those scientists involved with the Marine Mammal Research Program. Since the MMRP is essentially funded by ATOC, this represents a potential conflict of interest, and leads to doubt about the objectivity of data.

Furthermore, the criteria used to determine what constitutes a negative impact on marine mammals are neither sensitive enough, nor comprehensive enough, to present an accurate assessment of the effects of low level sound blasts on marine life. While we acknowledge the need for research into the behavior and habitat of marine life for the purpose of protection, preservation, and advancing our understanding, we assert that this information can be obtained through non-invasive,

observational research, and that projects such as the MMRP constitute harassment of highly sensitive, and in same cases endangered marine life, and should aimply not be undertaken.

For these reasons and others, IDA and CAPE find that the EIS/EIR for the ATOC and the MMRP projects simply does not justify proceeding with these projects as proposed. Thank you.

DR. WEBSTER: Thank you. San Lorenzo Valley High. I think they all probably managed to make their comments the first time up. That brings us to Jane Podesta, Jane Mio, and Teresa Lucques.

TESTIMONY OF JANE PODESTA

MS. PODESTA: Thank you. My name is Jane Podesta, and I'm a resident of Santa Cruz. I've lived here for about 20

And in listening to the previous testimony, I have learned a great deal from both the scientists and the environmental groups. I am against ATOC, and they have presented reasonable testimony that confirms my feeling about it.

Personally, I feel that humans possess a certain arrogance to believe that we have the right to go into the habitats of other conditions, either for experiments, to dominate, and possibly to destroy their habitals. I think we should stop

Another thing that I was concerned about is the financing of this, coming from the Department of Defense, and I think that has been answered by some of the people also. I believe that it's connected with some sort of defense communication. There's evidence still of submarines and so forth, and I think in this day and age that's really tragic to go on with that sort of thing.

And I believe that global warming could certainly be taken care of much better, as has been suggested, by clean fuels and we certainly have enough statistics about how fossil fuels are causing global warming, and I just want to say I agree with the people who have expressed that better than I.

Another thing is, the Earth — the planet has certain cyclical climates and changes all through history, and I think again that might be a little arrogant that we think that we can change such events that happen. I think if we just would sort of go with nature and not interfere with it quite as much.

Thank you very much.

DR WEBSTER: Thank you. Jane Mio, Teresa Lucques, and Gary Quinn.

TESTIMONY OF JANE MIO

MS. MIO: HI, I'm Jane Mio, and you wouldn't believe how many speeches I have written since I knew this hearing was coming up, and they just all didn't make it, and so today I will just speak the best that I can.

I'm not a scientist. I'm not an expert. I pay my taxes, and you intend to do a research project that is going to cost quite a bit of money, yet I don't see really the benefit to us humans. I could see the tax money go much more to education, and I would be definitely sure what that benefit would be.

I also today stand in front of you as a mother, and as a mother I do not need a degree to know what intrusive sound does to my children or to their learning habits. My children, when they have been exposed to a lot of sounds, too much activity would show that they would get iddgety. They would get stressed, and when you touch their body, their muches were stressed and tight. With hat assumption I also assume other living creatures respond similar, and considering that, I'm deeply opposed to the ATOC project.

And today also I stand in front of you as somebody who has watched science become a business, and I know that it is very, very difficult for many, many scientists to get the research money that they need to find out what they want to find out. Yet I do ask all of you scientists, you have gone to your science because you had that spark, and you had that

love for that field. I sak you to really go back to that spark that you had, that love for that field, and not to sell your such and your opinions for that money that will guarantee your research.

Thank you very much. Good rilght.

DR. WEBSTER: Thank you. Teresa Lucques, Gary Quinn, Cat Peterson. Teresa? Gary Quinn? Cat Peterson, followed by Steve Whale, followed by Lee Otter.

RESTIMONY OF CAT PETERSON

MS. PETERSON: Good evening everyone. My heart is warmed to see so many people who are against ATOC. I feel it is an atrocity.

The Jacques Cousteau Society came out with a comment that it wouldn't work, that there are many micro-climates in the ocean at different levels, and they change. Surely we've all been swimming and noticed hot areas and cold areas.

First of all, it won't work. Secondly, we're doing the wrong thing. We're throwing the baby whale out with the ocean water here, because if you have a baby that has a fever, what do you do, stick in the thermometer every half hour? Or do you fix the fever? We're just sticking in a thermometer, and we need to stop creating the problem, and start spending some of that millions of dollars in solar energy and alternative energies.

I play the piano sometimes at home, and I have an aquarium, and there's a beautiful angel fish who loves it when I play the piano. She just comes and swims by the piano, and sits still and listens with all her might, and I know she hears me, and I know that she's very sensitive to it.

I'd like to close with a poem. It's called Noise.

Good vibes, bad vibes, air currents awaying to the rhythm and the rhyme, Amplitude increasing, the music hard to find,

The interest decreasing, good vibes are left behind,

Stronger, louder, faster, harder, tension builds within,

The psyche starts to wander for relief above the din,

Very loud, consumptive force, all other systems down,

Abandon flight, abandon to the sound. Who could, who would? Who knows when it

will end? And then, at last, dead silence

And then, at last, do

Noise.

DR. WEBSTER: Thank you. Steve Whale, Lee Otter, Gary Hillman.

TESTIMONY OF STEVE WHALE

MR. WHALE: I'm presenting my testimony tonight against ATOC, like the majority of people here today. This study is obviously flawed, inadequate and inaccurate for so many reasons that, of course, I don't have time to say all I have to say to you gentlemen.

To the rest of you I want to say that I used to live on Maui, and I used to dive under the water and listen to the whales sing, and they would grow, and screech and just have all kinds of fun talking to each other, and on any day when the waves weren't too loud you could dive down only 10 or 12 feet and hear them. Their language is — it's intricate, it's complicated, it's wonderful, it's inspiring.

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To think that you can blast some 195 decibels at them, and that they won't notice is something only some really stupid sold out scientists could even try and convince you of.

Okay, on the inadequate part of the DEIS, the afternatives to the study for global warming were not adequately addressed. There are many non-invasive techniques. There's a new satellite laser technique that's determining the precise level of water around the world. There's atmospheric CO2 studies, and many other ways to tell that there's global warming. Of course, we already know there's global warming.

According to the numbers that I've seen, at 39 miles away this sound will be 10,000 times fouder than on the side of a freeway. That's pretty loud. Non-invasive and minimal impact is what these people would have you think of something 10,000 times louder than the side of a freeway.

This is going to be projected not into the whales' homes, but into their sanctuaries. How would you feel if this was done in your the horse by your relighboa? Or, how shout in your durth? Would you like us to come and spend two percent of your church time with notes so jerting that you couldn't speak to your children, you couldn't even hear yourself think? Well, apparently you don't eare if the whales do it. Anthropomorphism, I think, or is it anthrocenturism?

One of those big words. It looks like the scientists have said to themselves here is this one place on Earth, this deep channel that's absolutely silent. The deepest, quietest place on the entire Earth. Well, let's blast It full of noise.

The inverse square law has been mentioned here many times. If the inverse square law applied to a wave forming turnel like this, of course the experiment wouldn't work. The waves would never get to New Zealand.

OR. WEBSTER: Thirty seconds.

MR. WHALE: That's a real easy thing. Well, I just I better jump to something more fun. Let's see, the purpose of this study is to test global warming. No, no, wait a minute. The purpose of the study is to totally the whales, those gentle creatures. That's why we're doing it. The purpose of the study is the Department of Defence study in communication with under water aubmarines, and the detection of enemy submarines. Don't be bullshitted by these guys.

These acientists who approve this study as no problem are the same ones who said that, for nstance, Chemobyl would have induinal impact. Boy –

DR WEBSTER: Thank you.

MR. WHALE: Why don't you spend your 34 million on solar energy, or something that will stop global warming? And I really think you guys should be ashamed of yourselves for –

DR. WEBSTER: Thank you.

MR. WHALE: - considering this. Mr. Whale. The otter's coming.

DR. WEBSTER: Lee Otter, Gary Hillman, Torri Estrada.

TESTIMONY OF LEE OTTER

CALIFORNIA COASTAL COMMISSION

MR OTTER. Well, you just heard from a whale, now you're going to hear from otter, and my name is Lee Otter, and I am a Coastal Program Analyst representing the staff at the California Coastal Commission.

The primary focus of our concern is the projects conformance with the Coastal Act Policy, Section 30240, and that's the section that is what! I think so no of the concrisiones of the California Coastal Management Program, and this section requires that all new developments, and this includes underses a structures, must be designed and located so as to avoid any significant degradation of environmentally sensitive habitals.

In terrua of its function as habitat for blue whates, humpback whates, and other migratory cetaceans, I believe that we have to consider the entire North Pacific basin as an environmentally sensitive habitat area for Coastal Act purposes.

Therefore, we strongly support the concept of a Marke Manmai Research Program as a biologic benchmark, not just for the acoustic thermometry phase of the project, but for many other concerns that we have to deal with, not only in the Monterey Bay National Marine Sanctuary, but along the entire California coast.

I believe that the Marine Mammal Research Phase will help to remove some of the rampant speculation about the degree of impacts, both pro and con, on this transoceanic environmentally sensitive habitat area.

I also reviewed the Draft EIS/EIR in terms of its acousite science. I have gained some experience in this ares, because I suppose I presume I'm one of the few people in this room who has actually used the existing horizontal ray system at Pt. Sur, and after reviewing the acoustic science parts of the Draft EIS/EIR, I concluded that the information that is presented there in terms of the physical oceanography is credible, and represents a sound basis for going on from here.

Finally, the information presented in the EIS/EIR document seems to support a hypothesia that's at least implicit in the document that there will be no significant degradation of the marine habitat. The proposed Marine Mammal Research Program is essential for testing this hypothesis, and for making informed decisions about continuing the acoustic research.

Now that sounds like good actence, and I believe it is good actentific method, however I also agree with Anne Nothoff that we need a clearly stated commitment, and criteria for cessation or modification of the project in the event adverse impacts on marine life are detected. That's the good use of science.

In the - excuse me, in conclusion, the Coastal Commission asserts that this project is subject to its review authority under the Federal Coastal Zone Management Act. We anticipate receiving a consistency statement from the project's proponents, after which our staff will formulate a recommendation for our commission. After public hearing, which has not been scheduled at this time, the Coastal Commission will then vote to concur or object pursuant to this federal consistency process.

DR. WEBSTER: Fifteen seconds, Lee.

MR. OTTER: I would ask that members of the audience who are interested in this process please contact our office in Santa Cruz if they wish to be on the notice mailing list for this future hearing.

Thank you.

DR. WEBSTER: Thank you. Gary Hillman, Torri Estrada, Dotian Hauser. Gary Hillman? Torri Estrada? Dorian Hauser, Dorris Welch, Debby Molina.

Torri Estrada?

MR. HAUSER: Dorian Hauser.

DR. WEBSTER: Dorian?

MR. HAUSER: Yes.

TESTIMONY OF DORIAN HAUSER

MR. HAUSER: I'd like to thank everybody for coming tonight. My name is Dorian Hauser, and I'm a graduate student in the Marine Mammal Physiology Program at UC Santa Cruz. I'd like to say that I have spent numerous hours and suffered a multitude of headaches and sunburns studying the behavior and physiology of various marine mammals, all in the hopes of elucidating any effects that the ATOC project may possibly have upon these majestic creatures.

However, the process of gaining this knowledge is slow. Any of you that have taken on a complex task know that things never go as planned. This is more so in the sciences, and even more so in the field sciences where your subjects have as much to say about when you see them as you do.

In this instance, progress and the gaining knowledge about the ATOC project is as much controlled by the presence of the marine mammals as it is the presence of the researchers. If the saying patience is a virtue has ever held true, it should be applied in this instance.

There is a beacon of information ahead though. We now have the technology to track animals for long distances, even around the world. In fact, for some marine mammals we can observe their physiological parameters and behaviors both under water and over great distances.

The point being there is now the means to actually see if marine mammals are affected by low frequency sound. If they are startled by a blast of sound then we can look at their heart rates and assess this effect. If they are annoyed and try to move a way from the sound source then we can look at their routes and their dive patterns and compare them to what we know to be their normal or typical patterns. We can find out. To quote the six million dollar man, we have the rechnology.

To abandon the project now would be to abandon a possible tool in measuring global climate changes. To abandon the ATOC project due to its controversial nature is absurd. If it is to be abandoned, then do so after its practicality and possible consequences are fully assessed. We now have the capability to answer some of the questions we have about the effects of low frequency sound upon marine manmals. The gaining of knowledge is a slow process. Be patient. Let the information come. Find out if the sound source will have an effect, and then make your judgements.

I also beg that each of you that are interested in finding out what we do know about the marine mammals, stay and listen to Dr. Daniel Costa's talk during the project information.

Thank you

DR. WEBSTER: Thank you. Dorris Welch, Debby Molina, Anne Nothoff. Anne, are you requesting an additional three minutea? Anne, are you still here?

Okay. Dorris Welch?

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TESTIMONY OF DEBBY MOLINA

MS. MOLINA: My name is Debby Molina, and I am strongly opposed to the proposed ATOC project for the following reasons. I'm not saying anything new, but --

First, the rationale. We already have plenty of studies and data showing that there is global warming. We do not need another experiment that proposes to tell us what we already know. What we need is global action. i see this project as spending millions and millions of dollars which – peace dividend money, by the way, to re-invent the wheel. Investigate solutions, and put them into practice instead.

Second, the project itself has a poor experimental design, which we've heard from other people. It has far too many variables.

Third, the proposed site is within the Monterey Bay National Marine Sanctuary, and the two alternate sites are adjacent to the Sanctuary. Under the laws governing the sanctuary it is illegal to harass and/or injure marine marine marinals, which transmitting 195 decibel sound waves would surely do.

On page C-4 of the EIS, it mentions that previous studies of marine mammal response to human-made noise, and these were shorter term and quieter than the proposed 195 decibels, they are showing a 50 percent avoidance response, and a detectible change in the swim direction of these mammals.

Four, the present permit application to the Monterey Bay National Marine Sanctuary required that all installation activities be completed before July, 1994. A new request to extend the installation permit should be denied due to the proposed activity harasting and harming animals in the area.

Five, 195 decibels is loud enough to permanently injure hearing. Many marine mammals and fish use their acute acoustic abilities to migrate, hunt, communicate, et cetera.

I am a teacher of deaf and hard of hearing students, and I know the long-term effects of exposure to loud sounds. It's a All gradual process which will be very difficult to ascertain in marine mammals until it is too late, and the mammals are deatened, their behavior altered, and their abilities to communicate, migrate, reproduce and locate sound are

Let's see. There is sparse research regarding the effects. This report extrapolates about the sounds of super tankers. The EIS is trying to equate apples and oranges here. 120 decibels versus 195 decibels, moving versus stationary, --

DR. WEBSTER: Thirty seconds.

MS. MOLINA: - surface of the water versus depth in the water, sporadic versus continuous. It's just not a good equation

And it does not make sense to me to damage one aspect of nature to try to determine if another has been damaged. I support alternative number two, no action.

Thank you.

OR WEBSTER: Thank you. Anne, are you requesting three additional minutes? Okay.

Jeanne Morris, William Morris, Bernie Tershy

Jeanne or William Morris?

Bernie Tershy?

Kelly Allman, Danielle Waples.

TESTIMONY OF KELLY ALLMAN

MS. ALLMANF. Good evening. My name is Kelly Allman, and I am a graduate student at San Francisco State studying echolocation of killer whales.

I worked on another Navy project. I was an observer representing NRDC last summer on the Ship Shock Project (phonetic). I have a lot of experience working with boats, with marine mammals and behavior, and acoustics. I have just a few comments to make on the Draft EIS, and I will submit written comments later.

Number one, 1993 proceedings of the General Acoustical Society of America indicate that there is an impact from low frequency sound on several species of marine mammals. Also the reason for the paucity for limited information on low frequency impacts is that it's not possible to detect significant or subtle numbers in behaviors on these animals. We don't live down there. With the tracking methods proposed, the only one that's measuring heart rates is on the elephant seals. We will not be able to detect subtle behaviors of the larger marine mammals.

The difference between this sound proposed and the euphemism like a shopping mall, or maybe a tanker, is that a tanker might be a loud, invasive sound, but it provides relief. It is harmonic. This is a pure tone sound, and there is no relief, and there's a big difference, I think, I don't know though. We will not find that out with the proposed pilot study, especially in the amount of time allotted.

We need a longer pilot study, number one. How do they expect to find out reproductive information in this allotted

FLS amount of time? That's kind of ridiculous. Personal feedback on the Heard Island experiment from people who Island
participated in it also indicate that it was a ridiculous pilot experiment.

We need to consider alternatives to the ATOC project, as it is designed. And my question as a citizen is, is this project really justified? If there is a measurable effect on marine mammals, is the aim to reduce noise pollution? Shipping traffic has just been approved to increase 73 percent in Alaskan water, sensitive areas. Okay. I think the world is not going to get any quieter. If is going to get noisier, okay?

Another point, Naval funding is nothing new in marine mammal research. It does a lot of good research. I think there's a lot of generoelty, great scientists — oh, by the way, the scientists working on this project are excellent, and they deserve respect from the chizera.

DR. WEBSTER: Thirty seconds, please.

MS. ALLMAN: The Naval funding is nothing new. People should read old studies from 30 years ago. Scientists are realists: We probably think the world is not going to get any noisies, fossil fuel emissions are not going to decrease, so it's up to the scientific community, and the non-scientific, non- published public to work together without demonizing one another wiew point.

DR. WEBSTER: Thank you very much. Danielle Waples, followed by Derik Eselius, and David Briggs.

TESTIMONY OF DANIELLE WAPLES

MARINE MAMMAL RESEARCH PROGRAM

MS. WAPLES: My name is Danielle Waples. I am a member of the Marine Manunal Research Program behavior team, a student at UC Santa Cruz,—

DR. WEBSTER: A little closer to the mike, please.

MS. WAPLES: - and I've been studying behavior of dolphins for the past eight years.

In the last six months I've been going out on a 25-foot boat in all kinds of weather conditions with an incredibly dedicated group of volunteers for the sole purpose of studying whale and dolphin behavior.

I would like to just make two points tonight. I think there's common ground between the environmental groups, the concerned clibers, and the research community, and that is that we all care deeply about marine mammals. That's why, and the doctors, and the volunteers are working in the field that we're working in, because that's where our interests lite.

The other point I'd like to make is that I would like to see, I guess, perhaps a little more confidence in scientists. I would like to think that we have the experience to do this research, and we have the concern, and interest, and love for marine marmals to do this research well.

Thank you.

DR. WEBSTER: Thank you. Derik Eselius, David Briggs, Galen Erin.

Derik?

TESTIMONY OF DERIK ESELIUS

MR ESELIUS: Yes. I would ask that you be careful. This is something real, and that these creatures are alive, just as you are alive, I am alive, children are alive. And we all value having a home, whatever form that may take, whether it be deep in the ocean, or in church, as this man said.

We must take these things into consideration, wisely. We are all here for a finite time, just a heartbeat. A heartbeat in the world, and we're gone. We must take others into consideration in that heartbeat. We must consider future generations, and species that are not the same though connected.

So be carefut.

DR. WEBSTER: Thank you, Derik.

David Briggs.

TESTIMONY OF DAVID BRIGGS

MR. BRIGGS: Hello, my name is David Briggs, and I've been involved in research on killer whakes for over ten years now. Most of this work has been up in British Columbia, and very little of it here in California, but I think some things that I've learned from my work in Canada apply here in California.

Over the ten years of the work that we've been doing — I should also add that my work first began as a student here at the University of California at Santa Cruz, and I agree with what Kelly Aliman has said, that the scientists that are working on this project do deserve respect from the community. They are very well-qualified, knowledgeable, and much respected in their field by their peers, and some of the best scientists that we have today.

At the same time, I do believe that the project has some flaws in it. My experience has been up in Canada. I've been Project Director for the Ecological Reserve Program for Ministry of Parks in British Columbia. We have been doing work on the investigation of the effects of human activities on killer whales that have used the ecological reserve, Abuson Bite (phonetic), up there.

Over the ten years we have produced many government publications, university theses, conference presentations, journal articles, et cetera, but there hasn't been any conclusive evidence that we really can say — well, I can say conclusively that we have no conclusive evidence on the effects of vessel traffic on the whales up in British Columbia. A lot of the papers that have been produced are being debated, and we're trying to put it together.

Every year we look at the methodology of the work that we have done, and we're trying to improve upon the work that we have done, but as of yet we have not come up with any definite conclusions on the effects of noise on the whales. This is not to say that I don't believe these effects — that these effects do not exist. I do believe the effects do exist.

I believe there's a lot of variance from different sources of noise on the whales. We have heard whales stop vocalizing. People weare referring to earlier of a speeddoat approaching within 100 metas of a hydrophone. We have noticed killer whales stop vocalizing as speedboats have approached by that distance. We've also noticed killer whales stop vocalizing when we've had freighters that have been as far as ten miles away. You could barely hear the first murmurs of these freighters show up. We've had killer whales that have been vocalizing pretay regularly over hours suddenly go completely silent, and apparently trying to orient and find out where these vessels are coming from.

So I do believe that there are effects out there, and I cannot support the ATOC project at this point. Having a six month time period to try to determine the effects on marine mammals, I believe, is totally inadequale.

We have been looking at this issue, like I say, in Canada for ten years, and there's still much debate. There's much to be leamed, and I do not see how anything can be determined over a six-month time period.

DR. WEBSTER: Thirty seconds, David,

MR. BRUGGS: I would just like to say in conclusion that I cannot support ATOC as it stands, and I definitely would have to see an improvement on the marine mammal research part of the project. And if we're going to be looking at sany long-term effects from noise on these whales, Kell siluded to the fact of bodding at reproductive issues, and we can't determine whal't going to be happening in six months. There's no animal that has a gestition period of six months. We need to look at this over a much longer time period, and so I do not support ATOC as it stands.

Thank you.

DR. WEBSTER: Thank you.

Galen Erin?

TESTIMONY OF GALEN ERIN

ERIN BUILDERS

MS. ERIN: Members of the panel, and members of the public, thank you for being here. It was hard coming over Santa Cruz Mountain, I'll tell you.

My name is Galen Erin. I am a general building contractor, and I'm authorizad to speak on behalf of two other Individuals whose names are at the bottom of this document, which I'm going to give to you when I'm done here. Oksy. At the first public hearing held in Santa Cruz on May 16, 1994, we informed the public that the ATOC project is fell not for the purpose of conducting acoustic thermometry of ocean climate, but that the Department of Defense under cover. If I to the Scripps Institute UCSD wants to set up ATOC for military purposes. We believe that Dr. Walter Munk, the "LA individual heading this project, is aware that the project is for military purposes, and if he wasn't before, he is now.

The Department of Defenue, because the oceans are the last frontier on our Earth, there is a race among nations, the United States included, to claim territory for possessive purposes. The Department of Defenue wants to observe, to spy on, to monitor other nations in the sea. They intend to utilize the sound generated from the proposed ATOC locations in Monterey and Kausa to determine the size, the shape, the speed, and the movement of ocean going vessels, and extivities of other nations. The data gathered by ATOC will show up on highly sophisticated devices utilized by the Department of Defenue. Now everybody knows that in this room.

NASA has already confirmed the rise in sea levels through the use of the joint U.S.-French TOPEX-Poseidon satellite which shows a rise in average sea levels of three millimeters, or about 12 of an inch per year, which confirms what tide gauges have recorded throughout the world that the sea is, in fact, rising. We don't know if it's temporary or remanent ver.

I have enclosed a copy of an AP wire printed in a local newspaper as part of this document.

There is a delicate balance of life in the sea, and humans are consistently creating imbalance in the ecosystems, including the ocean. There is already too much pollution in the oceans. Those individual humans with less intelligence do not understand that the ATOC project will have dire effects on all life, including humankind.

What will happen to marine life if this project is allowed to proceed? The immune systems of marine life will be regalvely impacted, and over a period of time will lead to premature death of cetaceans such as whales and dolphins. Micro-organisms and plankton will be destroyed. The ability of marine mammals to navigate will be adversely affected. Their hearing organs consist of very sensitive tissues, and very sensitive elements, which will be damaged.

DR. WEBSTER: Thirty seconds.

MS. ERIN: All life in the ocean will be negatively impacted. We respectfully ask that you deny the Scripps Institute, UCSD, Research Permit Application PSS7 and PSS7A.

Thank you

DR. WEBSTER: Thank you. Ladies and gentlemen, that brings us to the close of the public testimony. We will now take a very abort break while we prepare to go into the project information section, in which the ATOC project team will make presentations.

We will then close the official public hearing, but I'll remind you that the project team has offered to remain to answer any questions that anyone would like to pose to them following the hearing.

Why don't we take about a three-minute break, and we'll then begin the project information. (Whereupon, a brief recess was taken.)

DR. WEBSTER: This project information section, if I may have quiet, please. The project information section will be presentations by Dr. Forbes, Dardel Costs, and Dr. Munk. The botal time for this will be in the neighborhood of 20 to 25 minutes. We will then close the public hearing, and at that point the project team will be available for your questions. There will not be a question and answer period during the project information. This will be presentations by these three project members, beginning with Andrew Forbes.

PROJECT INFORMATION Presentation by

Freschalon by ANDREW FORBES DR. FORBES: My name is Andrew Forbes. I'm Project Manager of the Acoustic Thermometry of Ocean Climate Program.

I've listened with interest tonight to your many comments and concerns.

There is one concern that I have that I'd like to share with you, and perhaps just elucidate just a couple of points in the BIS itself. That is that many of you who are residents in this area hold the sanctuary very close to your hearts and your minds, and it was not a decision taken lightly by the program to propose the Pt. Sur area as a site for an acoustic source, and for those of you who haven't had the opportunity, or the time, or made the time to read this document I'd like to run through briefly the site selection criteria that we applied to a number of alternate sites which left, I must say, Pt. Sur as standing head and shoulders above the others in its suitability for this experiment.

A suitable source site must, as the ELS says among other factors, be at or near the deep sound channel depth. The sound channel depth. The sound channel about 800 meters depth, and the site that I've put up on the board here shows as the asterisk just inside the sanctuary boundary due west of Pt. Sur. That asterisk shows you that the proposed source site is at the depth of the sound channel at approximately 800 meters, or 3,000 feet.

The site must also have a downward slope in directions of both the North Pacific receiving stations, and towards the southern ocean, or New Zealand, where we plan to place the receiver. Obviously it must be without significant acoustic obstructions like nearly seamounts, and so on, and underwater features, and most importantly, and of most concern to many people here tonight, it must have just sufficient populations of marine mammals and sea turites, for example, present close enough to shore that they can be observed and studied.

Now in just a wee bit more detail, if we take the marine mammal question first, a whole range of potential source sites were examined in the Pacific Ocean. And in the East Pacific a number of these source sites were initially assessed for their ability to meet or achieve the Marine Mammal Research Program objectives. As well as a sufficient population of marine mammals that would allow adequate data to presidently meaningful results, there had to be some baseline data or estimates of marine mammal populations, and it's over the last year that Dr. Dan Costa, from UCSC who will apeak next, has been doing this very fundamental baseline work. He is able to do that because the proposed site is close enough to shore that it can be serviced by light aircraft, and surface boats and vessels.

And it's also desirable for any of the site locations that we considered that it be within the vicinity of other noise sources, so that ours is not the only source of sound, underwine sound to which the reactions of marine manuals can be studied to observed. It also, from a purely practical point of view, all of these source sites must be in an area that is conductive to making observations from the perspective of weather, and wave swell, and currents and so on.

From a physical oceanography point of view for the acoustic thermometry, I have mentioned the deep sound channel access, and the clear acoustic view. It's also necessary to find a place that is locally flat so that you can land your sound source when it's deployed from a ship without it rolling or tumbling down a canyon, or off the steep slope of a seamount, for example.

Another constraint or reason for selecting this particular sits is that we needed to be able to make the connection to shore. This sound source requires a modest amount of power, therefore we need a power cable to connect it to shore, and at this particular site, not the only one, but it certainly fit this criteria well, there's an old Naval facility which can serve as the socket into which you plug your power point and the cable. And that the source site is also close enough to

shore that this length of power cable doesn't become prohibitively expensive or technically difficult to supply the correct voltage and current.

So out of a number of these potential sites, all of which are detailed and assessed in the EIS, Pt. Sur proved the best in all respects, and although there are other sites outside the sanctuary, within say a 100-kilometer radius or 100-mile radius of this best site, they involve technical or observational difficulties that are very difficult to overcome.

The second point I'd like to make Is about the conditions of suspending the transmissions of sound once this project gets under way if any scute or chronic responses are observed from marine manimals.

I have heard some concerns raised that we haven't spelled this out clearly enough, and I'd just like to read to you the one or two sentences which relate to that in the Appendix C of the ElS, and if at the end of this it's still not clear to you exactly who is going to raise the red ling to suspend the transmissions while the source of the acuse or chronic response in being investigated. I can assure you that your comments on the detail of how this protocol should be constructed will be taken on board, and we'll try and make that change the interior look the ElS.

Under the present arrangement the National Marine Fitheries Service and the Marine Mammal Commission will be consulted by the ATOC Marine Mammal Research Program Director to help evaluate the biological significance of any observations of acute or chronic response, and to determine whether the experiment should be modified or terminated. Termination will be considered appropriate if the observations indicate that animals are being injured or harmed by, or as a consequence of, the sound transmissions, or the sound transmissions are interfering with calving, nursing, calf rearing, breeding, or other biologically important functions.

I think that states it clearly. As I mentioned, it doesn't say by name who is the responsible individual, but we will take input and comments on that particular issue, along with many others that have been expressed here tonight.

hank you.

DR. WEBSTER: Thank you, Dr. Porbes. Dr. Costa?

Presentation by DANIEL COSTA MR COSTA: Thank you. I just wanted to make a few quick comments about the Marine Mammal Research Program, and a few points to hopefully clarify.

Some people have questioned the inception of the Marine Mammal Research Program. I have only been involved with behig the research Director for the California Marine Mammal Program for a year. However, I was familiar with the development of this project from the beginning of this project et the eard of the Heard laland project, which was an initial pilot study which has nothing to do with the funding or any other sources. Many of the players are the same. From the inception of ATOC, the marine mammal effort was an integral part.

Now, I wann't a part of it. I had heard of the project. It wasn't until a little over a year ago that Chris Clark invited by in board in association with Walter Munk, and I made it clear, as did Chris Clark, that our role in this was to ensure that marries marmals were protected, and the reason we're involved in this project is our concern for marine mammals, and our concern to understand whether or not low frequency sound, and all forms of human produced low frequency sound, are a problem with marine marmals.

We've heard today the question that there's a paucity of information. Let's ask the question why there is a paucity of information. There's very little resources, i.e. money, to study these issues. Two, there is very little awareness of this state. The one very positive thing that came out of ATOC is there is tremendous awareness now of this issue of low frequency sound and potential impact on marine mamals, so hopefully, whether ATOC goes forward or not, hopefully this awareness will carry on, and something positive will come out of this for all of us.

Now I will also say that in response to the public concern, although there was a Marine Mammal Research Program planned, the program was modified to make the Marine Mammal Program a forefront, that is the first major program would be a preliminary pilot phase before the source was operated in a way that was optimal for climate studies. The

Marine Mammal Research team, Chris Clark, and myself, were given the opportunity to design a program that was most optimal for marine mammal studies. Now this phasing can be shown in this figure, which shows — unfortunately I'm not sure how many of you can read it. Thase One, which is preliminary studies, and thai's the phase we're currently in right now. Many of you think we've been sitting on our laurels. No. We've been out there booking at the behavioral protocols, seeing if we can tag these animals, seeing what information we can actually learn. I listened today quite intently to listen to my colleagues and students in the field making suggestions about what we can and carnot do with marine mammals in the wild. I've spent my career, the last twenty years, studying these animals, and developing state of the art, being involved with people who develop state of the art, applying state of the art estimates are technology so we can actually learn something about these animals, because they do spend 80 to 90 percent of their time under water. Simply sitting on the surface of the water in a boat is not sufficient to understand now these animals work.

So the last six months we've been looking at the distribution and abundance of marine manurals. We've been looking at their behavior patterns to find out how we can really tease apart, whether these animals change their behavior in response to the operation of the source. We've also been doing serial surveys, and boat surveys, to look at the abundance and distribution of animals in the site.

Now if and when ATOC is able to put a sound source out there, and if and when we can actually go forward and determine whether these animals are responding to the source, we will do an experimental protocol.

Now there's a lot of ways to approach this problem, and we've felt that the only way you can deal with seeing if animals change their behavior, and seeing if animals avoid the source, is to do it in an experimental way where you turn the source on for a period of time and see if animals leave the area and a stoy out of the area, and then turn it off and see if the animals swim back into the area and re-occupy the area. This is a program where we'd have four days on, seven days off. We're replicating that 11 times. That's where the six months comes from.

At the end of six months we will re- evaluate the situation and see if we have enough information to make any conclusions, and then decide at that point where we go from there.

Now we will also be looking at specific individual animals, blus whales, elephant seals, and sea lions, using state of the art technology to monitor the acoustic behavior, and the actual tracking and diving behavior of these individuals. If we find under that experimental phase what things seem okay, that is, that there's no significant deleterious effects or significant alterations in behavior, in consultation with the appropriate agencies, and if it isn't spelled out enough, it will have to be done in the final EIS, the program would then go to Phase Three.

Now we've heard that there's only a six- month Marine Mammal Program. That's not true. The Marine Mammal Program is part of the entire ATOC effort. I agree, you cannot look at reproductive behavior in a six-month period of time. That's not what the Phase Two, the experimental phase of the program, is all about. That is looking at acute behavioral responses of animals to the operation of the sound source.

Phase Three, when the source operation duty cycle is much more in line with climate studies, that's when we would go into studying chronic long- term effects, and that's when we can actually start to look at longer term deviations if there's a chronic change in response to the source. As I said, we've been using a research vessel, making four days a month for the last six months going out and doing surveys throughout the study area; every two months for the last six months we've been doing serial surveys of the entire ATOC study site, and I want to give you a quick rundown of what we've been able to do using these technologies.

Unfortunately I'm sure you probably can't see it in the back of the room, but we've seen a tot of animals. Before I came up here and said here's the animals we think are out there, I can now tell you what animals are out there, at least over the last six months from June to December. And the animals that are in yellow are animals that are actually seen in the immediate vicinity of the proposed operation site. Animals in white are animals that are seen on the outside or general area, but not in the immediate vicinity of the proposed source location.

Now what are we doing? These are the tracks of the plane going over the ATOC study site, and what I'd like to point out is that this into I be just looking. Here's the source site. We're looking at acrist survey and distribution abundance of animals from well south of P. Sur. This is an 80 kilomenter by 80 kilometer squares are so I the ocean with some of the most line grained survey data that's even been done in the Central California region. We've been doing this complete grid every two months starting in June, and we just finished a survey in December, and those data will be following in the presentation.

I'll remind you that the ATOC source is here, and the question becomes we're not talking about Monterey Bay as such. We already know that most of the marine mammal hot spots are associated with this complex bathometry, and so the question becomes is this an important area to these animals, and what do we know about this area.

It's 25 miles off-shore. This is a different oceanographic regime than the Monterey Bay itself, and that's something Important to include, that it's not necessarily better or worse, it's different. The other thing that we have to consider is that these animals are diving, and that the sound source is quite deep, and that we have to assess how animals both are swinning through this area in the two-dimensional realin, as well as how they're using the water column. So it's important to include dive profiles of animals, as well as where animals are in two-dimensional space.

These are data based from Jim Harvey's work on Moss Landing Marine Lab doing the boat-based surveys. Here is the proposed site of the sound source. These are small celacears, dolphins and porpoises. What we do find is that the raisforty of the small cetacears we see out here are things called the northern right whate dolphin, but most of the action as I said earlier, and this really doesn't come as a surprise, but most of the action is up here closer to Monterey Bay, and that there is a very striking sort of habitat selection with some species predominantly.

The northern right whale dolphin being off -shore, and then the other species like common dolphin, bottlenose dolphins, being sort of much more in-shore, so we're learning a lot about the distribution abundance of the small If we look now at baleen whales, these are like blue whales and fin whales, we have yet to see whether we're looking at serfula surveys to tool to be whether we're looking at serful auryeys or tool to be source site. The only blue whales in the vicinity of the source site. The only blue whale we're seeing are up in the Monterey Bay region, up in the north Monterey Bay region, and most of the large denalties seem to be up around the Faralton Islands.

We are seeing numbers of humpback whales. They are the only large baleen whales that we're actually seeing in the immediate vicinity of the sound source.

We have seen things like minkie (phonetic) whales, and a few finback whales. I must point out that these are whale slightings based over a six-month period of time. These are very preliminary data. There is no assessment of effort, or any of those things, and these data were just processed. One of the cruises was just over a week ago, as well as the erful aurvey work.

This is the aerial survey data. Again, the proposed site of the sound source. We have seen things like sperm whales, a few beaked whales, and we also see here the things like dols and harbor porpoise are also close in shore.

The point is, is that we're beginning to be able to get a handle on where the animals are. The last group that I'll talk about here are the seals and sea lions. There is a pattern here. The things like harbor seals and California sea lions are tending to be closer in shore. Things like northern elephant seals and northern fur seals are further off shore.

Again, I spologize for going through this so fast, but I really want to just sort of give you the flavor of what we're able to do with these studies.

Now if we focus on the three species that I said are important animals, that we think are important animals to study. Things like the first, the blue whale. I'll talk to you about our tagging studies, and what we've found to date there. Here is a blue whale track that we put a number of satellite tags. This is work that Bruce Mate (phonetic) of Oregon State University has been doing. Because of the low numbers of blue whales in the Monterey Bay region, he had to go to

the Channel Islands where there were reports of over 50 large aggregations of blue whales. He went there, put a time depth recording tag, and in this case we're just reporting the track of the animal, but this is a two-week period of time, an animal tagged off the Channel Islands, making its way off the middle of Baja California.

These sorts of wide-ranging movements over short periods of time are quite typical of blue whales, and the other important point here is that before we picked the blue whale because if a the largest baleen whale, we suspected it would be the deepest diving baleen whale. What we found, at least through the couple of individuals that Bruce Mate has been able to lag to date, is that here is the depth it ange — most of the dives, most of the time, 80 percent of the animal's time is spent in water shallower than 53 feet.

The deepest that the animals were seen to go was something on the order of 500 feet. Remember now that the source is in 2,500 feet or deeper of water, so these animals are diving very shallow in the water column.

I'd like to really quickly show you what we've been able to do with northern elephant seals using time depth recorders, and this is the part I'm probably most excited about, because of all the animals that both have the capacity to dive deeply, and hear well at low frequencies, it's the elephant seal. This is an animal we can really determine whether there is a response to low frequency sounds.

We have two protocols we're doing here. One is where we trans-locate or pick up animals at Aha Nuevo, give them a satellite tag, transfer them south to the Big Creek area. Here is the proposed source site.

These artimats swim back to Ada Nuevo, we're able to look at their track as they swim back to this site. These are four different individuals, and now I'll show you that each of those four individuals — this is the dive pattern of each four of those individuals as they swim over the ATOC source cite.

Now what you might say is what happens if we were to actually turn on the source. To find out that the animal was diving along like this, and then all of a saiden the source went on. If the animal stopped diving and the dive pattern stayed at the surface, we could say there was an obvious do shape in behavior. If the dive pattern continued or the animals stated and then turned back to the surface, we could say there has been a change behavior. The point is that we have significant technology and capability to really look and see what these animals are doing.

In addition, you might say that moving animals from their home area is a little bit problematical. We've also tagged animals at Piedras Blancas (phonetic), which is a natural rookery of the elephant seal south of the source site. Here is the source site erea. And we're doing the same thing except the animals are going on their own volition when they choose, on their northward migrations. This is a much larger scale. This is here where we are, and this is British Columbia up the coast of Canada.

The point is is that we have the ability to not only look at the diving patterns of these animals, but look at where these animals are in the ocean, and see if their paths are deviated in response to the source operation.

And lastly, we will be monitoring the heart rate of these animals, and this is just showing you that we have the capability of looking at heart rate in this case, and the diving pattern of the animal, so that if they startle when the source gets turned on and off we can actually determine that.

We also will have acoustic data loggers on these animals, which will actually measure the sound field, and tell us — we know when the source goes on and off, but we'll actually be able to have an instrument which will record the sound pressure levels that actually reach the animal's body.

I'd just like to close by saying that what have we learned so far? We've found that as we expected the diversity of marine mannals in the study area is high, but the absolute numbers appear to be lower than we might have predicted. That most cetacans are in shore. There is some certainly niche separation or habitat segregation, but that most of the action is in the north-east corridor, the area off the immediate Monterey Ferdunds.

We've established our behavioral protocols, shown that we can make considerable measurements with these animals. We found that blue whales are shallow divers, that they spend most of their time in the upper portion of the water column, that they range widely up and down the entire California coastline. And then lastly that elephant seals — we knew that they dive deeply. We now know that in their migrations, and when we move them around, that they pass

over the ATOC site, and that we have established a protocol that can actually look at how these animals respond to the Operation of the ATOC source, if we're given permission to do these experiments.

And I'll leave it at that. Thank you.

DR WEBSTER: Thank you.

Dr. Munk, please.

Presentation by WALTER MUNK DR. MUNK: I'm Walter Munk. I'm Principal Investigator of ATOC. I will confine my comments to the primary purpose of ATOC.

The primary purpose of ATOC is to make a contribution towards meaningful climate predictions. There are just a few places in the world where deep and intermediary waters form. One is in the Greenland Sea. The others are on the Anarctic continent. And water that sinks there reaches the interior ocean in tens of years, not 2,700 years, as has been

One of the climate models at Princeton, Monsby's (phonetic) model, predicts that if there is business as usual in the production of CO2, that this deep water and intermediary water formation will stop for a period of several hundred year. That's are aronamisty important prediction, an enormously powerful event, one that would affect not only creatures in continent lasto marine mammals, and other creatures in the oceans themselves. Is it a credible prediction? It's a very worthouse prediction.

You may not know that, in the early '60s when people first used computer modeling to predict weather, that for the first ten years of numerical prediction, clamp model predictions of weather, the quality of weather predictions actually went down, and it was tenaned that the reason the predictability wast down was that the computers did a poor job of assimilating observations taken as feweral thousand weather stations around the world into the computer model to keep the model up to date. If you don't do that, the prediction becomes useless.

But climate modeling is different from weather modeling. In weather modeling the ocean plays a very minor role. It's considered a swamp with no dynamics, no memory. In climate modeling the ocean becomes the important part of the atmosphere/ocean system. If you don't get the ocean right, you will not get the atmosphere right.

In analogy with what happened to weather prediction, it will be said that unless you take significant and meaningful observations that are assimilated back into the model, those climate models do not have credibility. You will have to do the appropriate types of observations over a period of some years in the ocean as well as in the atmosphere in order to have confidence in climate predictions, and it's very important that people should have confidence in these climate predictions.

ATOC proposes to use two methods, not the only methods, we've never said so, but two methods which we think are uniquely powerful in helping the climate modelers to produce credible and good models. One of them is acoustic thermometry. We've spent the last 12 years doing acoustic thermometry in the oceans to scales up to 1,000 kilometers, and we have succeeded in producing measurements of the temperature field in the ocean on the 1,000 kilometer scale. Now the scale of climate variability is larger than 1,000 kilometers. It's more like 5,000, possibly 10,000 kilometers. The aim of the ATOC experiment was to find out whether the methods which have been successfully developed for distances up to and scales up to 1,000 kilometers can be extended to 3,000, 5000, possibly 10,000 kilometers. That is our aim. We do not know the answer. We've never pretended to know the answer.

The second method which we are pursuing was mentioned by a previous speaker. It's satellite altimetry, measuring the level of the sea, which as of this year has reached the astounding precision of two centimeters. You can measure changes in sea level of two centimeters relative to the center of the Earth.

That work has already produced a rather astounding result, which is not yet generally known. The prediction of the climate models of the seasonal change in the world of the upper ocean heat content, which is the cause of sea level change. That prediction for the last year, 1994, is unacceptably poor. It differs by almost a factor of two from what has been observed.

It's in this same spirit that we want to measure from year to year over a few years to see whether the climate predictions, not those dealing with antural ambient variability, like El Niño, like seasonal change, have any merit. And if they do work well it will lend credibility to the climate models. If they work poorly, we will find out why they work poorly, and we will help to develop climate models that are accurate and

We will not, as has been said here, have to wait 10 or 20 years to do snything. Just as this seasonal study has already paid some very significant dividends, we will by comparing our measurements with the climate predictions be able to test and possibly improve those climate models. If those climate models are no good for ambient variability, they will be no good for greenhouse variability.

We can start doing something towards this aim immediately, and not in tens of years as has been said this evening.
And it is necessary, I believe, no matter what has been said, that if we want a decent and meaningful policy about the greenhouse change, which has some very, very significant connotations, we have to have some testing and some believability in the models that are being used to establish this policy.

Now let me make one or two sentences in closing, somewhat personal in nature. It has been said that we are driven by a wish for power, or for money, I am not driven to try and do the ATOC work because of a personal need for power, or for money, or for developing a better method of submarine detection. In a genuluely driven because I believe that the greenhouse problem is a severe problem which will pigue the next generations, and I sincreily believe that we have something to contribute to make the prediction and the administration of this problem more effective. Thank you.

DR WEBSTER: Thank you, Dr. Munk

This brings to a close the official section of the public hearing this evening. I'd like to thank you all for your patience, and for your constructive input. Any of you who would like to stay to ask questions of the project team, they are available, and you see them sitting right over there. So please feel free, and please drive safely going home. I think it's kind of storny out there. Good evening.

(Whereupon, at 9:44 p.m., the hearing in the above-entitled matter was closed.)

CERTIFICATE

This is to certify that the attached proceedings before the:

NATIONAL MARINE FISHERIES SERVICE IN THE MATTER OF: PUBLIC HEARING SCRIPPS INSTITUTION OF OCEANOGRAPHY, ATOC DOCKET NO: PERMIT APPLICATION NO. P557B
DATE: FRIDAY, JANUARY 6, 1994
PLACE: SANTA CRUZ, CALIPORNIA
were had as therein appears, and that this is the original transcript thereof for the files of the Service.

MARGARET DEVERS Official Reporter

APPENDIX G

Mitigation Monitoring Program

CALIFORNIA ACOUSTIC THERMOMETRY OF OCEAN CLIMATE AND ASSOCIATED MARINE MAMMAL RESEARCH PROGRAM MITIGATION MONITORING PROGRAM

MITIGATION MEASURE	RESPONSIBLE PARTY	MONITORING PROGRAM AND SCHEDULE
1. MM A-1: A dedicated MMRP		Upon completion of the Pilot Study, a Preliminary
Pilot Study will precede ATOC		Report of the results will be prepared and filed with the
feasibility operations as described	Forbes/Costa	UCSD Campus Planning Office. This report shall be
in detail in Section 2.2.1.1 and		filed within 60 days of completion of the Pilot Study.
Appendix C.		•
2. MM A-2: ATOC sound sources		The protocols included in Appendix C of this EIR/EIS
would utilize frequencies antici-		call for the use of sound frequencies anticipated to
pated to have minimal adverse		minimize adverse effects. Upon completion of the Pilot
impacts on species that may be		Study and initial MMRP research phase, a Final Report
exposed to their acoustic output		of the Pilot Study results will be prepared and filed with
(i. e., based on available	Munk/Forbes	the UCSD Campus Planning Office within 90 days.
information, either a higher or lower		Both the Pilot Study Preliminary Report and the Pilot
frequency might be expected to		Study Final Report will include an evaluation of the
result in increased potential adverse		compliance of the ATOC facilities with mitigation
impacts).		measures A-2, A-3, A-4, A-5 and 2-1, and shall evaluate
**************************************		the ATOC sound source characteristics and operational
		protocols to ensure compliance with those measures.
		The Pilot Study Preliminary and Final Reports will also
		address the pertinent mitigation measures described
		below. Copies of the Pilot study Preliminary and Final
		Reports will be kept on file at the UCSD Campus
		Planning Office.

MITIGATION MEASURE	RESPONSIBLE PARTY	MONITORING PROGRAM AND SCHEDULE
3. MM A-3: ATOC sound sources		The research protocols call for the sound source to be
would operate at the minimum		operated at the minimum power level necessary to
power level necessary to support	Munk/Forbes	support MMRP objectives and feasibility operations.
MMRP objectives and feasibility		See item 2, above.
operations.		
4. MMA - 4: The ATOC project		Based on the MMRP Pilot Study Final Report.
would continue to study source		configuration of the ATOC will be evaluated to
waveforms and transmission lengths		determine whether lower source intensities may be
that may facilitate long-range	Munk/Forbes	utilized. See item 2, above.
detection of the source sounds		
which, in turn, may permit lower		
source intensities than would		
otherwise be required.		
5. MM A - 5: ATOC sound sources		The research protocols call for the sound source to be
would operate at the minimum duty	Munk/Forbes	operated at the minimum duty cycle necessary to support
cycle necessary to support MMRP		MMRP and ATOC feasibility objectives. See item 2.
and feasibility objectives.		above.
6. MM 1-1: The portions of the		Design drawings of the cable installation shall be filed
ATOC cable and any protective		with the UCSD Campus Planning Office with 60 days of
casing in the nearshore area, surf		completion, and as-built drawings, photographs or other
zone, and bluff area are designed to	Forbes	appropriate documentation of the cable installation shall
minimize the potential for adverse		be filed with the UCSD Campus Planning Office within
impacts, including the potential for		60 days of the completion of construction
bluff erosion.		
7. MM 1-2: ATOC facilities would		Within 180 days of the completion of the experiment
be removed at the end of the		the Executive Director of the California ATOC program
experiment, to the extent	Forbes	will submit a memorandum to the Campus Planning
economically and practicably		Office stating the final disposition of all ATOC
feasible.		facilities.

MITIGATION MEASURE	RESPONSIBLE PARTY	MONITORING PROGRAM AND SCHEDULE
8. MM 2-1: The duty cycle and		The Pilot Study Preliminary and Final Reports described
power levels of the ATOC source	_	above will include information necessary to determine
would be adjusted to the minimum		the minimum power levels required to support research
necessary to support research		objectives.
objectives, and the source would be	Munk/Forbes	
shut down if any of the acute or		
short-term responses in Table C-1		
are observed in relation to source		
transmissions.		
9. MM 2-2: The ATOC project		The Pilot Study Preliminary and Final Reports filed with
would coordinate with other ocean-		the Campus Planning Office will document that
ographic and acoustic research		coordination with other oceanographic and acoustic
efforts, U.S. Navy activities, and the	Munk/Forbes	research activities, and U.S. Navy activities has
commercial fishing industry, to		occurred.
ensure that scheduling and		
operational conflicts are avoided.		
10. MM 3-1: A Marine Mammal		The Pilot Study Preliminary and Final Reports will
Research Program (MMRP) will be		evaluate the validity of the assumptions regarding
carried out in connection with the		mysticete population distribution and diving behavior.
ATOC project in accordance with		
the protocols set forth in Appendix		
C to this EIS/EIR. With regard to		
potential physical auditory impacts	Forbes/Costa	
on mysticetes, a goal of the MMRP		
will be to validate the assumptions		
regarding population distribution		
and abundance and diving behavior,		
which form the basis for predicting	-	
the potential for effects from the		
ATOC sound source.		

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would be vided in -1, a MMRP connection ct in orotocols set to this d to potential s, a goal of the nitify the d significance ATOC source -1, the duty ls of the be adjusted to way to support o that potential mysticetes	research objectives, so that potential		
ryided in -1, a MMRP connection ct in protocols set to this d to potential s, a goal of the intify the d significance ATOC source ided in -1, the duty Is of the be adjusted to why to support o that potential mysticetes	impacts to mysticetes would be		
vided in -1, a MMRP connection ct in protocols set to this d to potential s, a goal of the nitify the d significance TOC source TTOC source -1, the duty Is of the be adjusted to ny to support o that potential mysticetes	minimized.		
connection ct in orotocols set to this d to potential s, a goal of the nitify the d significance ATOC source Lithe duty ls of the be adjusted to or that potential mysticetes	12. MM 4-2. As provided in		The Pilot Study Preliminary and Final Reports will
connection ct in protocols set to this d to potential s, a goal of the antify the d significance ATOC source ided in -1, the duty ls of the be adjusted to way to support o that potential mysticetes	mitigation measure 3-1, a MMRP		report on any behavioral responses by mysticetes to
ct in protocols set to this d to potential s, a goal of the nitify the d significance TOC source TTOC source THe duty Is of the be adjusted to uty to support o that potential mysticetes	will be carried out in connection		ATOC source transmissions.
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to this d to potential s, a goal of the antify the d significance ATOC source ided in -1, the duty ls of the be adjusted to wy to support o that potential mysticetes	accordance with the protocols set		
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rided in -1, the duty Is of the be adjusted to Into support to that potential mysticetes	transmissions.		
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ls of the be adjusted to uy to support o that potential mysticetes	mitigation measure 2-1, the duty		
be adjusted to uy to support o that potential mysticetes	cycle and power levels of the		···
the minimum necessary to support research objectives, so that potential long-term impacts to mysticetes	ATOC source would be adjusted to	Munk/Forbes	
research objectives, so that potential long-term impacts to mysticetes	the minimum necessary to support		
long-term impacts to mysticetes	research objectives, so that potential		
	long-term impacts to mysticetes		
would be minimized.	would be minimized.		

MITIGATION MEASURE	RESPONSIBLE PARTY	MONITORING PROGRAM AND SCHEDULE
14. MM 5-2: As provided in		The Pilot Study Preliminary and Final Reports will
mitigation measure 3-1, a MMRP		evaluate the nature, frequency, and significance of any
will be carried out in connection		long-term impacts to mysticetes, resulting from the
with the ATOC project in accor-		ATOC source transmissions.
dance with the protocols set forth in		
Appendix C to this EIS/EIR. With		
regard to potential long-term		
impacts on mysticetes, a goal of the	Forbes/Costa	
MMRP will be to identify the		
nature, frequency, and significance		
of any long-term changes due to		
ATOC source transmissions (via		
comparison of animal distribution		
data before, during, and after source		
transmission periods over a two-		
year period).		
15. MM 6-1: A MMRP will be		The Pilot Study Preliminary and Final Reports will
carried out in connection with the		evaluate the validity of the assumptions regarding sperm
ATOC project in accordance with		whale population distribution and diving behavior.
the protocols set forth in Appendix		
C to this EIS/EIR. With regard to		
potential physical auditory and		
behavioral impacts on odontocetes,	Forbes/Costa	
a goal of the MMRP will be to		
validate the assumptions regarding		
population distribution, abundance		
and diving behavior of sperm		
whales, which form the basis for		
predicting the potential for effects		
from the ATOC sound source.		!!

10: IVIIVE (~I: A IVIIVIIVI WIII DE		
carried out in connection with the		The Pilot Study Preliminary and Final Reports will evaluate the validity of the assumptions regarding
ATOC project in accordance with		pinniped population distribution and diving behavior of
the protocols set forth in Appendix		northern elephant seals.
C to this EIS/EIK. With regard to potential physical auditory and		
behavioral impacts on pinnipeds,		
particularly northern elephant seals,	Forbes/Costa	
a goal of the MMRP will be to		
validate the assumptions regarding		
population distribution, abundance		
and diving behavior of northern		
elephant seals, which form the basis		
for predicting the likelihood of		
potential impacts due to the ATOC		
source transmissions.		
17. MM 8-1: The MMRP would		The Pilot Study Preliminary and Final Renords to be
support field research to attempt the		kept on file at the UCSD Campus Planning Office;11
collection of auditory and/or	Forbes/Costa	describe the status of research activities negociating to
behavioral observations on leather-		leather-back sea furtles and report any results of these
back sea turtles.		activities
18. MM 9-1: The MMRP would		The Pilot Study Preliminary and final Dancate to be lead
incorporate into its research proto-		on file at the HCSD Commis Diaming Office 1.11
col the goal of assessing whether		describe the status of research activities negociation to
acoustic transmissions could	Forbes/Costa	turtles and report any results of these patinities
potentially cause sea turtles to		and open any results of these activities.
spend more time than normal at the		
sea surface.		

MITIGATION MEASURE	RESPONSIBLE PARTY	MONITORING PROGRAM AND SCHEDULE
19. MM 9-2: The MMRP would		The Pilot Study Preliminary and Final Reports, to be
incorporate into its research proto-		kept on file at the UCSD Campus Planning Office, will
col the goal of assessing whether		describe the status of research activities pertaining to
acoustic transmissions could	Forbes/Costa	leatherbacks and report any results of these activities.
potentially cause leatherbacks to		
avoid the ATOC source area.		
20. MM 10-1: The MMRP would		The Pilot Study Preliminary and Final Reports will
monitor fish stock assessments (via		include fish stock monitoring assessments, and will
CDFG catch-block landing data;	Forbes/Costa	attempt to evaluate the potential for increased predation
LTPY, CPY, and RAY data from		on fish, in relation to ATOC source sounds. Copies of
NMFS; and interaction with the		these reports will be kept on file at the UCSD Campus
PCFFA) to attempt evaluation of		Planning Office.
the potential for increased mortality		
and predation on fish, in relation to		
ATOC source sounds.		
21. MM 11-1: The MMRP would		The Pilot Study Preliminary and Final Reports will
monitor fish stock assessments (via		include fish stock monitoring assessments, and will
CDFG catch-block landing data;	Forbes/Costa	attempt to evaluate the potential for impacts to the
LTPY, CPY, and RAY data from		behavior of fish, particularly sharks, in relation to ATOC
NMFS; and interaction with the		source sounds. Copies of these reports will be kept on
PCFFA, PRBO, Bodega Marine		file at the UCSD Campus Planning Office.
Laboratory and Steinhart		
Aquarium) to attempt evaluation of		
the potential for impacts to fish,		
particularly sharks, in relation to		
ATOC source sounds.		

MITIGATION MEASURE	RESPONSIBLE PARTY	MONITORING PROGRAM AND SCHEDULE
22. MM 12-1: Vessel and aircraft traffic would be kept to a minimum, consistent with the requirements of the MMRP protocols and ATOC program requirements. Where possible, trips would be consolidated or other measures taken to reduce the aircraft and vessel traffic levels resulting from the project.	Forbes/Costa	The Pilot Study Preliminary and Final Reports will include a summary of vessel and aircraft trips, and a discussion of how trips were consolidated where possible to minimize traffic. Copies of these reports will be kept on file at the UCSD Campus Planning Office.
23. MM 13-1: A qualified archaeologist would be retained to visit the ATOC activity site and determine whether monitoring of the cable installation is required. If required, he/she would monitor installation activities and specific measures recommended would be implemented to avoid any significant impacts to cultural resource materials.	Forbes/Campus Planning	A copy of the summary report of the site assessment has been prepared by the archaeologist and filed with the UCSD Campus Planning Office. The site assessment indicated that no potentially adverse impacts to cultural resources were anticipated to result from the proposed cable installation and that no monitoring or other mitigation would be required. This mitigation measure has therefore been completed and no further monitoring or reporting is required.
24. MM 14-1: If shipwrecks or other resources are identified, they would be avoided during installation of ATOC facilities.	Forbes	A post-construction report, to be filed with the UCSD Campus Planning Office, will report on the presence of any shipwrecks encountered during installation of ATOC facilities and the measures taken to avoid them.
25. MM 15-1: All ATOC/MMRP vessels and aircraft would be equipped with required air pollution controls.	Forbes/Costa	The MMRP Pilot Study Preliminary and Final Reports will document that all ATOC/MMRP vessels and aircraft are equipped with required air and pollution controls.